

**State Pipeline Coordinator's Office
Compliance Assessment Report
Endicott Pipeline Right-of-Way Lease
ADL 410562**

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1. Grant of Right-of-Way

a. Pursuant to the provisions of AS 38.35, the Alaska Right-of-Way Leasing Act, as amended, and for and in consideration of the annual rental fee prescribed in Section 3 hereof and the covenants herein contained to be kept and performed on the part of the LESSEE and subject to the conditions and requirements herein contained, the State hereby grants to the LESSEE, for the period of limited duration prescribed in Section 2 hereof and for the purpose prescribed in Subsection "c" of this section, a right-of-way for a PIPELINE with its RELATED FACILITIES (such PIPELINE and RELATED FACILITIES being hereinafter referred to as the "PIPELINE SYSTEM"), the width and location thereof being subject to the provisions of Subsection "d" hereof, across, through and upon State Land now owned (hereinafter sometimes referred to as "State Land"), along the general route of the PIPELINE shown in Exhibit B attached hereto and the related facility site location drawings attached hereto as Exhibit C. The grant made hereby is for:

ENDICOTT PIPELINE COMPANY

b. This grant is made subject to (i) all applicable laws and regulations of the State of Alaska, and (ii) any valid existing rights in the lands subject to the right-of-way.

c. The Right-of-Way is granted for the purpose of the construction, operation, maintenance and termination of the Oil transportation PIPELINE consisting of one line of 16" diameter pipe and its RELATED FACILITIES. LESSEE shall not use the Right-of-Way or the land subject thereto for any other purpose and shall not locate or construct any other Pipelines (including looping lines) or other improvements within the Right-of-Way without prior written approval of the COMMISSIONER. The PIPELINE must be used for only the transportation of Oil, and it must not be used for any other purpose without the prior written approval of the COMMISSIONER. The LESSEE shall not allow any other person or business entity to use the right-of-way for the purpose set forth in this section. Nothing in this subsection is intended to (1) excuse or preclude LESSEE from complying with its obligations under section 4 of this lease, or (2) preclude LESSEE from employing agents or contractors to effect construction, operation, maintenance or termination of all or any part of the PIPELINE.

d. (1) During construction of the PIPELINE and prior to the execution of the release of interests in the Right-of-Way provided for in paragraph (2) of this subsection, the width of the right-of-way shall be three hundred (300) feet adjacent to the existing PIPELINE corridor from Alyeska Pump Station No. 1 to the Prudhoe Bay Unit's Drillsite No. 9 and fifteen hundred (1500) feet from Drillsite No. 9 to the Main Production Island, except that the dimensions of the right-of-way for RELATED FACILITIES shall be as approved by the COMMISSIONER and as set forth in Exhibit C attached hereto.

(2) No later than one year following the commissioning of the PIPELINE SYSTEM, LESSEE shall execute and deliver to the State, a release of all interest in (1) those portions of the Right-of-Way for RELATED FACILITIES not required for operation and maintenance of the PIPELINE after construction, including all construction

staging areas, and (2) those portions of the Right-of-Way exceeding one hundred fifty (150) feet in width from Alyeska Pump Station No. 1 to Prudhoe Bay Unit's Drillsite No. 9 and those portions of Right-of-Way exceeding five hundred (500) feet in width from Drillsite No. 9 to the Main Production Island, except that at such locations where LESSEE has requested authority from the COMMISSIONER to retain a wider right-of-way and the COMMISSIONER has found and recorded the reasons for his finding that in his judgment a wider right-of-way is necessary to protect the environment or public safety, the width of the Right-of-Way which LESSEE retains may exceed the limits set forth in this subsection in accordance with the COMMISSIONER's finding.

e. Within one year following the commissioning of the PIPELINE SYSTEM, LESSEE shall survey and provide adequate monumentation as the COMMISSIONER may require to locate and describe the Right-of-Way and the LESSEE shall file: (1) Proof of construction of the PIPELINE in accordance with the provisions of this lease and the applicable regulations of Department of Natural Resources and the Department of Transportation and Public Facilities; and (2) a map, or maps or survey, approved by the COMMISSIONER showing the final "as built" location of the completed PIPELINE, including the final locations of all buried and above ground improvements, the centerline of the Right-of-Way, as definitely located, and, referenced to the centerline, and the boundaries of the Right-of-Way, as definitely located.

f. All construction activities within the Right-of-Way must be limited to a construction zone approved by the COMMISSIONER in the applicable CONSTRUCTION AUTHORIZATION.

Scope

This is a legal/administrative provision that establishes certain conditions and applies during the construction phase of the pipeline but does not require continuous compliance monitoring or surveillance.

Summary

This section expresses the general intent of the lease, namely for the state to grant a right-of-way for a pipeline and related facilities, for a specific purpose (the transportation of oil) on state land. The section further identifies the parties to the lease, and establishes some initial construction criteria (diameter of pipe, width of right-of-way, initial construction plans and maps).

Compliance

The lessee applied for and was issued a right-of way lease. All construction activities were first approved and a Construction Authorization was issued prior to commencement of construction activities. A North Slope surveillance checklist has been developed to verify that the pipeline is being used for the transportation of oil (Section 1c) and that an acceptable as-built survey has been provided (Section 1e). Both of these requirements have been fulfilled. There are no compliance issues related to Section 1.

2. Duration of Right-of-Way Grant

a. *The grant hereby made of the Right-of-Way shall come to an end and expire on May 2, 2004, 12:00 noon, Alaska Standard Time unless before that date it is released, abandoned, or otherwise terminated pursuant to the provisions of this lease or of any applicable law or regulation.*

b. *Upon the expiration of the initial or any subsequent grant of the Right-of-Way, or its earlier relinquishment, abandonment, or other termination, the provisions of this lease, to the extent applicable, will continue in effect and will be binding on the parties, their successors or assigns, until they have fully performed their respective obligations and liabilities accruing before or on account of the expiration, or the prior termination, of the grant.*

c. *The COMMISSIONER will upon request of the LESSEE renew the lease for additional periods up to ten years each, so long as the PIPELINE is in commercial operation and the LESSEE is in full compliance with State, Federal and local laws, including but not limited to State law pertaining to regulation and taxation of the PIPELINE SYSTEM.*

d. *Any subsequent conveyance, transfer or other disposition of any right, title, or interest in the State Land or any part thereof, burdened by and subservient to this lease, will, to the extent allowed by law, be subject to the Right-of-Way and the provisions of this lease, including LESSEE's right to renew the lease under Subsection "c" of this section.*

Scope

This is a legal/administrative provision that applies during all phases of pipeline activities but does not require continuous compliance monitoring or surveillance.

Summary

This section defines a specific time for expiration of the grant of right-of-way, contains language that binds successors in interest to the terms of the lease, and contains a provision for renewing the lease conditional upon the pipeline remaining in commercial operation and the lessee in full compliance with the law.

Compliance

The lessee has submitted a "Pipeline ROW Lease Renewal Application for the Endicott Pipeline ADL 410562" dated February 2002. The renewal application includes materials supporting commercial operation, technical evaluation, and compliance with the existing lease and governing laws. SPCO has reviewed the renewal application, along with other records, pursuant to the requirements of AS 38.35, to determine whether the lessee is in full compliance with this section. A surveillance checklist has been developed to review the requirements of this lease term. The checklist calls for a review whether the pipeline is in commercial operation. The checklist then requires a determination whether the lessee is in compliance with state, federal and local laws. The determination of full compliance is made by reviewing and considering all the lease sections and stipulations discussed herein. A record search reveals that the lessee is in full compliance with this section. There are no compliance issues related to Section 2.

3. Rental

a. Construction Phase - The LESSEE shall pay to the State equal annual payments in the amount of \$196,843.00 during the period of PIPELINE construction. Said payments are due on or before the 5th day of August beginning in the year 1986.

b. (1) Operation Phase - Following completion of construction, as evidenced by LESSEE's filing of a Release of Right-of-Way Interests as specified in Section 1, subsection "d", paragraph (2), annual rental payments shall be in the amount of \$69,719.00. Said payments shall commence on the next anniversary date following the LESSEE's filing of the Release of Right-of-Way Interests. As used in this section 3, the anniversary date shall be the day and month set forth in subsection 3(a).

(2) The first annual rental payment by the LESSEE under subsection 3(b) shall be reduced to an amount which reflects any over payment for the period from the date of filing of the release of right-of-way interest to the next subsequent anniversary date. The amount of reduction shall be calculated according to the following formula:

$$\text{Amount of Reduction} = (A/B) \times C, \text{ when}$$

A = the number of days for the period from the date of filing of the Release of Right-of-Way interest to the next subsequent anniversary date;

B = the number of days in the rental payment year for which the last annual payment under subparagraph 3(a) was made;

C = the difference, in dollars, between the annual payment under subparagraph 3(a) and the annual payment under subparagraph 3(b).

Lessees subsequent rental payment obligations shall not commence until overpayments have been fully credited.

(3) The last annual rental payment by LESSEE under subparagraph 3(b) shall be in the amount calculated according to the formula $(C/366) \times D$, where:

C = the number of days for the period from the last anniversary date under the lease to May 2, 2004.

D = the amount of annual rental payment for the year ending on the last anniversary date under the lease to May 2, 2004.

c. The annual rental payment set forth in subparagraphs 3a and 3b are subject to adjustment at five-year intervals and charges or adjustments shall be based upon the reappraised fair market rental value of the land.

d. *Rental payment due in subsections a and b of this section shall be tendered to the Department of Natural Resources, Division of Land and Water Management, 4420 Airport Way, Fairbanks, Alaska 99709., Checks or payments shall be made payable to the Department of Revenue.*

Scope

This is a legal/administrative provision that applies throughout the term of the lease.

Summary

This section establishes the initial rent for the right-of-way (during the construction phase), identifies the annual due date for the rental payment, and clarifies that the rental rate is subject to adjustment at five year intervals.

Compliance

The lessee receives a billing invoice and prepares a check to ADNR for rental payment. Verification of the timely payment of rent is obtained from the department's Revenue and Billing records. A North Slope checklist is available to document the timely receipt of rent. The lessee has paid the lease rent as required. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this section. There are no compliance issues related to Section 3.

4. Covenants by LESSEE

LESSEE expressly covenants, in consideration of the rights acquired by it under this Right-of-Way Lease, that:

a. *it will assume the status and perform all of its functions undertaken by the lease as a common carrier and accept, convey and transport without discrimination, CRUDE OIL delivered to it for transportation from fields in the vicinity of the PIPELINE throughout its route, on State Land obtained under this lease and on other land; LESSEE will accept, convey and transport CRUDE OIL without unjust or unreasonable discrimination in favor of one producer or person, including itself, as against another, but will take the CRUDE OIL delivered or offered, without unreasonable discrimination, that the Alaska Public Utilities Commission will, after a full hearing with due notice determine to be reasonable in the performance of its duties as a common carrier;*

b. *it will interchange CRUDE OIL with each like common carrier and provide connections and facilities for the interchange of CRUDE OIL at every locality reached by both PIPELINES when the necessity exists, subject to rates and regulations made by the appropriate State or Federal regulatory AGENCY;*

c. *it will maintain and preserve books, accounts and records and make those reports that the State may prescribe by regulation or law as necessary and appropriate for the purposes of administering AS 38.35;*

d. it will accord at all reasonable times and places to the State and its authorized agents and auditors the right of access to its property and records, or inspection of its property, and of examination and copying of those records;

e. it will provide connections, as determined by Alaska Public Utilities Commission, under AS 42.06.340, to facilities on the PIPELINE subject to the lease, on State Land, for the purpose of delivering CRUDE OIL to persons (including the State and its political subdivisions) contracting for the purchase at wholesale of CRUDE OIL transported by the PIPELINE when required by the public interest;

f. it will, notwithstanding any other provisions, provide connections and interchange facilities at State expense at such places the State considers necessary, if the State determines to take a portion of its royalty or taxes in Oil;

g. it will construct and operate the PIPELINE in accordance with applicable State laws and lawful regulations and orders of the Alaska Public Utilities Commission;

h. it will, at its own expense, during the term of this lease:

- (1) maintain the leasehold and PIPELINE in good repair;
- (2) promptly repair or remedy any damage to the leasehold; and
- (3) promptly compensate for any damage to, or destruction of, property for which the LESSEE is liable, resulting from damage to or destruction of the leasehold or PIPELINE;

i. it will not transfer, assign, or dispose of in any manner, directly or indirectly, or by transfer of control of the carrier corporation, its interest in the Right-of-Way Lease, or any rights under this lease or the PIPELINE SYSTEM subject to this lease to any person (including subsidiaries, parents, and affiliates of the owners), except to the extent that the COMMISSIONER, after consideration of the protection of the public interest (including whether the proposed transferee is fit, willing and able to perform the transportation or other acts proposed in a manner that will reasonably protect the lives, property and general welfare of the people of Alaska), authorizes. The COMMISSIONER will not unreasonably withhold his consent to the transfer, assignment or disposal;

j. it will file with the COMMISSIONER a written appointment of a named permanent resident of the State to be its registered agent in the State and to receive service of notices, regulations, decisions and orders of the COMMISSIONER; if it fails to appoint an agent for service, service may be made upon the LESSEE by posting a copy in the office of the COMMISSIONER and filing an copy of it in the Office of the Lieutenant Governor and by mailing a copy to the LESSEE's last known address;

k. *the applicable law of the State will be used in resolving questions of interpretation of the lease;*

l. *the granting of the Right-of-Way Lease is subject to the express condition that the exercise of the rights and privileges granted under the lease will not unduly interfere with the management, administration, or disposal by the State of the land affected by the lease, and that the LESSEE agrees and consents to the occupancy and use by the State, its grantees, permittees, or other lessees of any part of the Right-of-Way not actually occupied or required by the PIPELINE for the full and safe utilization of the PIPELINE, for operations incident to land management, administration, or disposal;*

m. *it will be liable to the State for damages or injury incurred by the State caused by the construction, operation, maintenance, or termination of the PIPELINE and it will indemnify the State for the liabilities or damages; and*

n. *it will procure and furnish liability and property damage insurance from a COMPANY licensed to do business in the State, or furnish other security or undertaking upon the terms and conditions the COMMISSIONER considers necessary if the COMMISSIONER finds that the net assets of the LESSEE are insufficient to protect the public from damage for which the LESSEE may be liable arising out of the construction, operation, or termination of the PIPELINE SYSTEM.*

Scope

The provisions of Section 4 are applicable throughout the term of the lease but are legal or administrative in nature and do not require continuous compliance monitoring or surveillance.

Summary

This lease section identifies and establishes the fundamental obligations of the lessee. The lessee is committed to assume a common carrier status (4a), interchange crude oil (and provide all necessary connections and facilities) (4b), maintain and preserve books and records (4c), and preserve and maintain books and records.

The lessee shall allow the state rights of access to its property and records (4d), provide connections for the delivery of crude oil (4e-f), operate the pipeline in accordance with applicable State laws (4g), and maintain the leasehold and pipeline in good repair and promptly repair or remedy and damages (4h).

The lessee is also limited in its ability to transfer, assign, or dispose of its interest in the right-of-way lease (4i), and it must appoint a registered agent for service of process (4j). The lessee agrees that the laws of the State of Alaska will be applied in resolving questions in interpretation of the lease (4k), that the State may exercise other rights and uses of the land that is subject to the right-of-way lease, as long as the use is not incompatible with the pipeline operations (4l), that the lessee is liable to the State for damages or injuries incurred by the State during pipeline activities and will indemnify the State for any liabilities (4m),

and the lessee will obtain any necessary insurance or security that the Commissioner deems necessary (4n).

Compliance

The lessee has performed the necessary functions of a common carrier and has records to verify compliance which are available in the states' files, either as correspondence, or as a request or approval document. Alternately, compliance is verified by checking with other divisions or other state agencies. SPCO has developed a checklist to verify the lessee is adhering to the provisions of Section 4. SPCO surveillance activities performed in 2001 found the lessee in compliance with this lease section. There are no compliance issues related to Section 4.

5. Guaranty

a. *If the COMMISSIONER finds that the assets of the LESSEE are insufficient to protect the public from damages for which the LESSEE may be liable arising out of the construction, operation, maintenance, or termination of the PIPELINE, the COMMISSIONER may require the LESSEE to deliver to the COMMISSIONER a valid and unconditional guaranty of the full and timely payment of all liabilities and obligations of the LESSEE to the State under or in connection with the lease.*

b. *It is recognized that a proposed guarantor of the LESSEE may be a corporation (or an individual stockholder thereof), a partnership (or an individual partner thereof), an association that is authorized and empowered to sue and be sued and to hold the title to property in its own name (or an individual associate thereof), a joint stock COMPANY that is authorized and empowered to sue and be sued and to hold the title to property in its own name (or any individual participant therein), or a business trust (or any individual settlor thereof), and may or may not directly or indirectly own a legal or beneficial interest in the LESSEE whose liabilities and obligations are sought to be guaranteed. Any payment made under or in respect of any such guarantee or under this lease shall not deprive any party of the rights to contest in good faith the obligation to make such payment and to recover such payment.*

c. *Each guaranty must be satisfactory to the COMMISSIONER in all respects including, without limitation, the form and substance of the guaranty or to require a change or substitution of guarantors, the financial capability of a proposed guarantor, the availability of such guarantor to service of process, the availability of the assets of such guarantor with respect to the enforcement of judgments against the guarantor, and the number of guarantors that will be necessary to guarantee all of the liabilities and obligations which will be covered by a, particular guaranty; provided, however, that the COMMISSIONER shall not unreasonably withhold his approval with respect to a guaranty or guarantor. The guaranty set forth at Exhibit E attached hereto, when executed by the Standard Oil COMPANY, satisfies all of the provisions of this Section 5.*

d. *The COMMISSIONER will have the right at any time, and from time to time, to require the substitution and delivery of a new form of guaranty in the event that either an outstanding guaranty is held to be invalid or unenforceable, in whole or in part, by a court of competent jurisdiction or that the controlling law is, by statute or judicial decision, so altered as to impair, prevent or nullify the enforcement or exercise of any right or option of the State under an outstanding guaranty; provided, however, that the outstanding guaranty (to the extent of its validity or enforceability, if any) will continue in full force and effect with respect to any claim, suit, accrued liability or defense thereunder that exists at the time of substitution.*

e. *Each guaranty must be accompanied by such certificates and opinions of legal counsel as the COMMISSIONER may require to establish its validity. The guaranty must include an appointment of an agent for service of process that is satisfactory to the COMMISSIONER.*

Scope

The provisions of Section 5 are applicable throughout the term of the lease but are legal or administrative in nature and do not require continuous compliance monitoring or surveillance

Summary

This section authorizes the Commissioner to require the lessee to deliver a guaranty for payment of all liabilities and obligations to the State, if the Commissioner determines that the net assets of the lessee are insufficient to protect the public interest.

Compliance

The lessee has a legal requirement to obtain a guaranty, if deemed necessary by the Commissioner. A compliance checklist has been generated for this section. Satisfaction of the subsection has a condition precedent; the Commissioner must first issue a finding that the net assets are insufficient and that a guaranty, or insurance, is necessary. If no finding has been issued, the issue of guaranty and insurance is moot. However, if a guaranty is required, then the checklist addresses whether the guaranty has been delivered. Satisfactory guaranties are on file in the SPCO office. There are no compliance issues related to Section 5.

6. Construction Plans and Quality Assurance

With respect to any construction, the LESSEE shall submit construction (including design) plans, a quality assurance program, and other related documents as required by the COMMISSIONER and, through the stipulations attached as Exhibit A for review and approval by the COMMISSIONER before construction.

Scope

This section applies during construction phase of the pipeline.

Summary

This section requires the lessee to submit construction (including design plans, a quality assurance program, and other related documents as required by the Commissioner, for review and approval, before construction. The section incorporates by reference the lease stipulations, and Stipulation 1.6 identifies necessary design criteria, and Stipulation 1.8 establishes detailed minimum criteria for quality assurance plans.

Compliance

The lessee has a process for the submittal of required construction plans, Quality Assurance program and related documents for approval. The surveillance checklist for Section 6 identifies whether the lessee has the necessary construction plans and quality assurance programs in place. If so, the adequacy of the plans is determined in conjunction with completing the surveillance audit and oversight for Stipulation 1.6 and 1.8, respectively. Compliance determination is only necessary if there are construction activities along or within the right-of-way lease. SPCO surveillance activities performed in 2001 determined there were no construction activities along or within the right-of-way. There are no compliance issues related to Section 6.

7. Reservation of Certain Rights to the State

a. *The State reserves and will have a continuing and reasonable right of access to any part of the lands (including the subsurface of, and the air space above, such lands) that are subject to this lease, and a continuing and reasonable right of physical entry to any part of the PIPELINE right-of-way, for inspection or monitoring purposes and for other purpose or reason that is reasonably consistent with any right or obligation of the State under any law or regulation, this lease, or any other agreement, permit or authorization relating in whole or in part to all or any part of the PIPELINE.*

b. *The right of access and entry reserved in Subsection "a" of this section will extend to and be enjoyed by any contractor of the State, any subcontractors (at any tier) of the contractor and their respective agents and employees, as well as such other persons as may be designated from time to time in writing by the COMMISSIONER.*

c. *Under AS 33.05.125, the State reserves rights as follows:*

"The State hereby expressly saves, excepts and reserves out of the grant hereby made, unto itself, its LESSEEs, successors, and assigns forever, all OILS, gases, coal, ores, minerals, fissionable materials, geothermal resources, and fossils of every name, kind of description, and which may be in or upon said lands above described, or any part thereof, and the right to explore the same for such OILS, gases, coal, ores, minerals, fissionable materials, geothermal resources, and fossils, and it also hereby expressly saves and reserves out of the grant hereby made, unto itself, its LESSEEs, successors, and assigns forever, the right to enter by itself, its or their agents, attorneys, and servants upon said lands, or any part or parts thereof, at any and all times for

the purpose of opening, developing, drilling, and working mines or wells on these or other lands and taking out and removing therefrom all such OILS, gases, coal, ores, minerals, fissionable materials, geothermal resources, and fossils, and to that end it further expressly reserves out of the grant hereby made, unto itself, its LESSEEs, successors, and assigns forever, the right by its or their agents, servants and attorneys at any and all times to erect, construct, maintain, and use all such buildings, machinery, ROADS, PIPELINES, powerlines, and railroads, sink such shafts, drill such wells, remove such sOIL, and to remain on said lands or any part thereof for the foregoing purposes and to occupy as much of said lands as may be necessary or convenient for such purposes hereby expressly reserving to itself, its LESSEEs, successors, and assigns, as aforesaid, generally all rights and power in, to, and over said land, whether herein expressed or not, reasonably necessary or convenient to render beneficial and efficient the complete enjoyment of the property and rights hereby expressly reserved."

d. *There is reserved to the State the right to grant additional permits, leases or easements for rights-of-way or other uses to third parties for compatible uses on, or adjacent to, the lands subject to the Right-of-Way; provided that such grant shall not unreasonably interfere with the rights under this lease. Before the State grants additional right-of-way permits, leases or easements for compatible uses, the State will notify LESSEE of its intentions and shall consult with LESSEE before taking final action in that regard.*

Scope

This section applies during all phases of pipeline operations.

Summary

This lease section identifies reservations and rights that the State retains in the lands that are subject to the right-of-way. The State reserves a right of access and a reasonable right of entry to the lands subject to the lease, for inspection, monitoring, or other reasonably consistent purpose (7a). This right extends to any contractor for the State (7b).

The State also reserves the mineral rights to the lands subject to the right-of way (7c). The State also reserves the right to issue other permits, leases, or interests that are compatible with use of the right-of-way, or do not reasonably interfere with rights that exist under the lease. Sections 7c and 7d are legal/administrative provisions. There are no compliance issues related to Lease Sections 7c and 7d.

Compliance

The lessee has implemented a Security Screening Process for state personnel and approved contractors. A compliance checklist has been generated for lease sections 7a and 7b (right of access and reasonable entry to the land). There are no records or correspondence that show issues have arisen concerning restriction of access or refusal to right of entry. The lessee is in compliance with this lease section. There are no compliance issues related to Section 7.

8. Reimbursement of State Expenses

a. *LESSEE shall reimburse the State for all reasonable costs incurred by the State for all reasonable costs incurred by the State in processing this lease, monitoring constructions (including but not limited to design review), and termination of all or any part of the PIPELINE SYSTEM. The COMMISSIONER will administer this lease to reasonably assure that unnecessary employment of personnel and needless expenditure of funds are avoided.*

b. *Reimbursement provided for in this section and in Section 9 below must be made for each quarter ending on the last day of March, June, September, and December. On or before the 60th day after the close of each quarter, the COMMISSIONER will submit to the LESSEE a written statement of any costs incurred by the State during that quarter which are reimbursable. This statement may be supplemented within 60 days after the end of a fiscal year for costs incurred in that year but by excusable neglect not previously submitted.*

c. *The LESSEE will have the right to conduct, at its own expense, reasonable audits by auditors or accountants designated by the LESSEE of the books, records and documents of the State relating to the items on any particular statement that must be submitted in accordance with the procedure outlined in Subsection "b" of this section, at the places where such books, records and documents are usually maintained and at reasonable times; provided, however, that written notice of a desire to conduct such an audit must be given to the COMMISSIONER: (1) at least 15 days prior to such audit; and (2) by not later than the 180th day after the close of the quarter for which the books, records and documents are sought to be audited; and provided, further, that any such audits must be completed within two years after receipt by the LESSEE of the statement containing the items to be audited.*

d. *Nothing herein requires the State to maintain books, records or documents other than those usually maintained by it, provided such books, records and documents reasonably segregate and identify the costs for which reimbursement is required by this section. Such books, records and documents must be preserved or caused to be preserved for a period of at least two years after the State submits a statement for reimbursement based on such books, records and documents. The auditors or accountants designated by the LESSEE will be given reasonable access to, and the right to copy, at their expense, all such books, records and documents.*

e. *The LESSEE shall pay to the State the total amount shown on each statement by not later than the 90th day following the close of the quarter to which the statement relates; provided, however, that if the LESSEE, decides to dispute any item of a statement for reimbursement, the LESSEE on or before the date on which the statement is due and payable, shall give the COMMISSIONER written notice of each item that is disputed, accompanied by a detailed explanation of its objection, or written notice of each item to be audited, and shall pay the State those amounts for the items that are not disputed or are not*

to be audited. The LESSEE shall give the COMMISSIONER prompt written notice of the completion of the audit of all items of a statement being audited. On a date fixed by the COMMISSIONER, but not more than 30 days after notice of a disputed statement or after notice of the completion of the audit, the COMMISSIONER and the LESSEE will meet to discuss and attempt to resolve, all items which are disputed or which have not been resolved by the audit. Any items resolved as being payable to the State must be paid within 30 days after being resolved, together with interest thereon, up to the date of payment, at a total annual percentage rate equal to the discount rate of the Federal Reserve Bank for District Twelve (San Francisco) in effect on the original due date of the statement.

f. In addition to the right to audit quarterly statements as provided in Subsection "c" of this section, if the LESSEE believes that unnecessary employment of personnel or needless expenditure of funds has occurred or is likely to occur, the LESSEE may request the approval of the COMMISSIONER for the LESSEE to conduct promptly, and at its own expense, a full and complete audit by auditors or accountants designated by the LESSEE of the books, records and documents to be audited at the location they are usually maintained and at reasonable times. Such requests must be in writing, must specify the matters to be audited and must state the information available to the LESSEE upon which the request is based. The COMMISSIONER shall approve or deny such requests promptly and approval of any such request shall not be unreasonably withheld. Any complaint which the LESSEE may have as a result of such audit must be made to the COMMISSIONER and will be governed by the procedure set forth in Subsection "e" of this section to the extent applicable.

Scope

The right of reimbursement applies to all phases of pipeline operation. The section contains provisions for quarterly billing, establishes time frames for submission of payments, and provides the lessee with a right to inspect and audit the records. This section is a legal/administrative provision that does not require continuous compliance monitoring or surveillance.

Summary

AS 38.35.140(b) was amended to include reimbursement for all costs of monitoring "operations and maintenance," and in August 2001, the SPCO formally notified the lessees by letter of this amendment.

Compliance

The lessee uses an Accounts Payable System and a Financial Auditing Process to comply with this section. A prepared checklist provides for a review of the records to establish that timely billing is being submitted by the State to the lessee and that the lessee is timely and accurate in reimbursing the State for lease oversight expenses. The reimbursement records and correspondence are kept at the SPCO. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this section. There are no compliance issues related to Section 8.

9. Right of the State to Perform

If, after 30 days, or in emergencies such, shorter periods as will not be unreasonable, following the making of a demand by the COMMISSIONER in the manner provided for giving written notices, the LESSEE or its respective agents, employees, contractors or subcontractors (at any tier), fails or refuses to perform any action required by this lease or by the COMMISSIONER under this lease, the State will have the right, but not the obligation, to perform any or all of such actions at the sole expense of the LESSEE. Before delivery of any such demand, the COMMISSIONER shall confer with the LESSEE, if practicable to do so, regarding the required action or actions that are included in the demand. The COMMISSIONER shall submit to the LESSEE a statement of the expenses reasonably incurred by the State during the preceding quarter in the performance by the State of any required action and the amount shown to be due on each such statement must be paid by the LESSEE. The COMMISSIONER will submit a statement that outlines the reasonable costs.

Scope

This is a legal provision that applies during all phases of pipeline operations but has a compliance aspect that applies only after the issuance of an order by the Commissioner.

Summary

Thirty days (or less in an emergency) after the issuance of written request by the Commissioner for the lessee to perform a certain action, the State has the right to perform the action and recover all costs from the lessee.

Compliance

A checklist documents whether a notice to perform has been issued, and whether the requested activity has been performed. A notice to perform has not been issued by the Commissioner to the lessee. The records demonstrated that this issue has not ever arisen for the Milne Point Pipeline. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this section. There are no compliance issues related to Section 9.

10. Duty of LESSEE to Prevent or Abate

a. The LESSEE shall prevent or, if the procedure, activity, event or condition already exists or has occurred, shall abate, as completely as practicable, using the best practicable technology available, any physical or mechanical procedure, activity, event or condition, existing or occurring at any time: (1) that is susceptible to prevention or abatement; (2) that arises out of, or could affect adversely, the construction, operation, maintenance or termination of all or any part of the PIPELINE; and (3) that causes or threatens to cause (a) a hazard to the safety of workers or to the public health or safety (including but not limited to personal injury or loss of life with respect to any person or persons) or (b) serious harm or damage to the environment (including but not limited to water and air quality, areas of vegetation or timber, fish or other wildlife populations, or their habitats, or any other natural resource).

b. *The LESSEE shall cause its respective agents, employees, contractors and subcontractors (at any tier) to observe and comply with the foregoing provisions of this section.*

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee to prevent, or abate, by the best methods practicable, procedures, events or conditions that could adversely affect the construction, operation, maintenance, or termination of the pipeline. This section imposes the same obligations on the lessee's agents, employees, and contractors.

Compliance

Compliance with this section also requires compliance with Section 6 (Construction Plans and Quality Assurance), Stipulation 1.8 (Quality Assurance and Control), Stipulation 1.9 (Conduct of Operations) and Stipulation 1.10 (Surveillance and Maintenance). The lessee has an approved Surveillance and Maintenance Plan that is used to comply with this section. The compliance checklist for this section addresses the requirements of the section and references the related lease stipulations. Completing the surveillance activities for all these referenced stipulations satisfies the compliance review requirement.

SPCO surveillance activities in 2001 found the lessee has the necessary plans and programs in place, including review of the lease sections and stipulations referenced above, to satisfy compliance with this section. There are no compliance issues related to Section 10.

11. Compliance with CONSTRUCTION AUTHORIZATIONS

All construction of the PIPELINE on State Land undertaken by the LESSEE must comply in all respects with the provisions of any CONSTRUCTION AUTHORIZATIONS that are issued by the COMMISSIONER.

Scope

This section applies during all pipeline construction activities.

Summary

This section requires the lessee to comply with all provisions that are included in a Construction Authorization that is issued by the Commissioner. A Construction Authorization is a defined term in the lease, which defines procedures and establishes minimum requirements that must be included in every application for construction activities along or within the right-of-way. The definition refers to the Stipulation 1.7, where the specific criteria and procedures that must be followed are identified.

Compliance

The lessee proceeds under the Construction Authorization requirements established at Stipulation 1.7, if any construction activity is proposed along or within the right-of-way. A surveillance checklist provides for records review to see if any recent construction projects have been undertaken along or within the right-of-way. If so, the checklist continues to identify whether a Construction Authorization was issued, and whether the construction activities complied with the requirements of the Construction Authorization. The checklist also references Stipulation 1.7, thus triggering a compliance review for this stipulation, before reaching a determination on compliance with the lease term.

SPCO surveillance activities performed in 2001 found the lessee in compliance with the lease section. There was no pipeline related construction activity in or along the right-of-way in 2001, thus no Construction Authorizations were issued. There are no compliance issues related to Section 11.

12. Temporary Suspension Orders of the COMMISSIONER

a. *The COMMISSIONER may at any time order the temporary suspension of any or all construction, operation, maintenance or termination activities of LESSEE, its agents, employees, contractors or subcontractors (at any tier) in connection with the PIPELINE, if*

(1) an immediate temporary suspension of such activities is necessary to protect (A) public health or safety (including, but not limited to, personal injury or loss of life with respect to any person or persons), or (B) the environment from immediate, serious and irreparable harm or damage (including, but not limited to, harm or damage to water and air quality, areas of vegetation, fish or other wildlife populations, or their habitats, or any other natural resource); or

(2) The LESSEE, its respective agents, employees, contractors or subcontractors (at any tier) are failing or refusing, or have failed or refused, to comply with or observe (A) any provision of this lease necessary to protect public health, safety or the environment, or (B) any order of the COMMISSIONER implementing any such provisions of this lease or of any agreement, permit or authorization that shall have been duly approved, issued or granted by the COMMISSIONER in connection with all or any part of the PIPELINE.

b. *In the event a temporary suspension order is issued with respect to construction activities of the PIPELINE or the PIPELINE SYSTEM, the order will be issued by the COMMISSIONER at the site of any activity, to a field representative of the LESSEE and will specify:*

- (1) *the specific construction activity or activities which must be stopped;*
- (2) *the reason for issuance of the order, including a description of the serious and immediate problem which requires the cessation of a particular construction activity;*
- (3) *the name of the designated field representative of the COMMISSIONER issuing the order;*
- (4) *the name of the designated field representative of the LESSEE to whom the order is issued; and*
- (5) *the time and date of the order, and the site of the construction activity at which it is issued.*

c. *The COMMISSIONER will give the LESSEE such prior notice of any temporary suspension order as he deems practicable. If circumstances permit, the COMMISSIONER will discuss with the LESSEE before issuing the order, appropriate measures to (1) immediately abate or avoid the harm or threatened harm that is the reason for the issuance of the order or (2) effect compliance with the provision or order, whichever is applicable.*

d. *After a temporary suspension order has been given by the COMMISSIONER, the LESSEE shall promptly comply with all of the provisions of the order and shall not resume any activity suspended or curtailed thereby except as provided in this lease or under court order.*

e. *Any temporary suspension order which, in an emergency, is given orally shall be confirmed in writing. Each written order or written confirmation of an order must set forth the reasons for the suspension. Each temporary suspension order must be limited, insofar as is practicable, to the particular area or activity that is or may be affected by the activities or conditions that are the basis of the order. Each order will be effective as of the date and time given, unless it specifies otherwise. Each order will remain in full force and effect until modified or revoked in writing by the COMMISSIONER.*

f. *Resumption of any suspended activity will be promptly authorized by the COMMISSIONER in writing when he is satisfied that (1) the harm or threatened harm has been abated or remedied, or (2) the LESSEE has effected, or is ready, willing and able to effect compliance with the provision or order, whichever is applicable.*

g. *Any temporary suspension order that is given or issued in accordance with this section will be subject to the provisions of Section 14.*

Scope

This section applies during all phases of pipeline activities. It is a legal provision that has a compliance aspect only after the issuance of an order by the Commissioner.

Summary

This section allows the Commissioner to order the temporary suspension of any construction, operation, maintenance or termination activity, if deemed necessary. A suspension order may be issued to protect public health, safety, or environment, or if the lessee or its agents are failing to comply with any provision of this lease or order of the Commissioner. The temporary suspension order must be in writing (if oral, it must be confirmed in writing), and must set forth the reasons for the temporary suspension.

Compliance

Legal processes are available in the lease and in State if a temporary suspension order has been issued. There are no compliance issues related to this section unless the Commissioner has issued a temporary suspension order. No temporary suspension orders have been issued. There are no compliance issues related to Section 12.

13. Requests to Resume

a. *If by a temporary suspension issued pursuant to Section 12 of this lease, the COMMISSIONER has ordered the suspension of an activity of the LESSEE, the LESSEE may at any time thereafter file with the COMMISSIONER a request for permission to resume that activity on the ground that the reason for the suspension no longer exists. The request must contain a statement, under oath, of the facts which in the LESSEE's view support the propriety of resumption.*

b. *The COMMISSIONER shall render a decision, either granting or denying the request, within three days of the date that the request is filed with him. If the COMMISSIONER does not render a decision within that time, the request will be considered denied and the LESSEE may appeal to the COMMISSIONER as provided in Section 14.*

Scope

This section applies during all phases of pipeline activities. It is a legal provision that has a compliance aspect only if a temporary suspension order has been issued, and a request to resume has been submitted.

Summary

If a temporary suspension order (Section 12) has been issued, the lessee may file a request to resume the activity, on the ground that the reason for termination no longer exists. The commissioner must render a decision within three days, or the request is deemed denied. If the request is denied, the appeal process established in Section 14 may be pursued.

Compliance

There are no compliance issues related to this section unless the Commissioner has issued a temporary suspension order and the lessee has submitted a request to resume. No temporary suspension orders have been issued, and no requests to resume are pending. There are no compliance issues related to Section 13.

14. Appeal Procedure

a. Appeals from temporary suspension orders of the COMMISSIONER and appeals from denials of resumption of suspended activities:

(1) the LESSEE may appeal directly to the COMMISSIONER for review of (A) any temporary suspension order issued by the COMMISSIONER under Section 12 of this lease; and (B) any denial by the COMMISSIONER of a request for resumption of activities suspended under such temporary suspension order. The LESSEE shall file a notice of appeal for review within 10 days after the effective date of the order or denial being appealed. The notice must set forth with particularity the order or denial being appealed. To perfect an appeal, the LESSEE shall promptly file with the COMMISSIONER a statement of facts and the law the LESSEE wishes to present to justify modification or reversal of the order or denial under oath;

(2) except as provided hereafter in this section, the COMMISSIONER shall decide the appeal within 10 days from the date the COMMISSIONER receives notice from the LESSEE that all statements for review have been submitted. If the COMMISSIONER does not render a decision within that time, the appeal will be considered to have been denied by the COMMISSIONER, and such denial will constitute the final administrative decision of the COMMISSIONER;

(3) any decisions of the COMMISSIONER as to any matter arising out of the lease will constitute the final administrative decision of the COMMISSIONER.

b. appeals with respect to CONSTRUCTION AUTHORIZATIONS:

(1) The LESSEE may appeal to the COMMISSIONER if with respect to a particular application for a CONSTRUCTION AUTHORIZATION (A) the COMMISSIONER has refused to issue the CONSTRUCTION AUTHORIZATION within the time prescribed pursuant to the stipulation or (B) the COMMISSIONER has issued a CONSTRUCTION AUTHORIZATION not substantially in accord with the application. If the COMMISSIONER has not acted within the prescribed time to either issue or deny the issuance of the CONSTRUCTION AUTHORIZATION, such failure to act will be deemed to be a refusal by the COMMISSIONER to issue CONSTRUCTION AUTHORIZATION;

(2) *the grounds for such an appeal shall be one or more of the following:*

(A) *the COMMISSIONER has construed the applicable stipulations erroneously; or*

(B) *the COMMISSIONER has imposed arbitrary and capricious requirements to enforce the stipulations; or*

(C) *LESSEE has made a bona fide effort to meet the requirements of the COMMISSIONER, but with the best practicable technology available, is unable to comply; or*

(D) *by failing to act upon the requested Construction Authorization within the prescribed time, the COMMISSIONER has been unreasonable;*

(3) *each appeal under this subsection will be subject to appeal procedure set out in Subsection "a" of this section.*

(c) *As to any other matter relating to construction upon which a decision of the COMMISSIONER is required under this lease, the failure of the COMMISSIONER to render a decision within 10 days after receiving a request for a decision from the LESSEE will constitute a denial of that request and will constitute the final administrative decision of the COMMISSIONER.*

(d) *as to matters not covered by Subsections "a," "b" and "c" of this section upon which a decision of the COMMISSIONER is required under this lease, the failure of the COMMISSIONER to reach a decision within 30 days after receiving a request for a decision from the LESSEE will constitute a denial of that request and will constitute the final administrative decision of the COMMISSIONER.*

Scope

This section applies during all phases of pipeline activities. This is a legal provision that has a compliance aspect only if a temporary suspension order has been issued and a notice of appeal has been filed, or if a request to resume has been denied and an appeal has been filed.

Summary

This section defines the process and establishes the basis for an administrative appeal to the Commissioner for review of any temporary suspension orders.

Compliance

There are compliance issues related to this section only if the Commissioner has issued a temporary suspension order that has been appealed, or if the lessee has submitted a request to resume that has been denied and is being appealed. No temporary suspension orders have

been issued, no requests to resume have been submitted, and no appeals are pending. There are no compliance issues related to Section 14.

15. Liability of the State

The LESSEE agrees that neither the State nor any of its officials, employees, agents or contractors will be liable for money damages for any loss caused by the LESSEE, its agents or contractors, by reason of decisions made in respect to the application and administration of this lease; provided, however, this lease will not be interpreted to excuse the State, its officials, employees, agents or contractors from liability for damages or injuries resulting from acts of gross negligence or acts of willful misconduct.

Scope

This is a legal and administrative provision that applies to all phases of the pipeline but does not require continuous compliance monitoring or surveillance.

Summary

The lessee agrees that the State shall not be liable for any losses caused by the lessee or its agents.

Compliance

The lessee, by accepting the terms and provisions of the right-of-way lease, agree to not hold the state liable for any losses caused by the lessee or its agents. The lessee is in compliance with this section. There are no compliance issues related to Section 15.

16. Release of Right-of-Way

a. In connection with the relinquishment, abandonment or other termination before the expiration of the grant of right-of-way, of any right or interest in the Right-of-way, or in the use of all or any part of the lands subject to the right-of-way, the LESSEE holding such right or interest shall promptly execute and deliver to the State, through the COMMISSIONER, a valid instrument of release in recordable form, which must be executed and acknowledged with the same formalities as a deed. The instrument of release must contain, among other things, appropriate recitals, a description of the pertinent rights and interests, and for the benefit of the State and its grantees or assigns, express representations and warranties by the LESSEE that it is the sole owner and holder of the rights or interests described therein and that such right of interest is free of all liens, equities or claims of any kind requiring or that may require the consent of a third party, claiming in whole or in part by, through or under the LESSEE, for the valid release or extinguishment thereof, except for such that are owned or claimed by third parties which have joined in the execution of the release. The form and substantive content of each instrument of release must be approved by the COMMISSIONER, but except as otherwise provided for in this subsection, in no event will any such instrument operate to increase the then existing liabilities and obligations of the LESSEE furnishing the release.

b. *Each release must be accompanied by such resolutions and certifications as the COMMISSIONER may require in connection with the power or the authority of the LESSEE, or of any officer or agent acting on its behalf, to execute, acknowledge or deliver the release.*

c. *Neither the tender, nor approval and acceptance, of any such release will operate as an estoppel or waiver of any claim or judgment against the LESSEE or as a relief or discharge, in whole or in part, of the LESSEE from any of its then existing liabilities or obligations (accrued, contingent or otherwise); and notwithstanding any such tender or delivery, or any approval of the COMMISSIONER if a release contains any provision that operates, or that by implication might operate, to discharge or relieve, in whole or in part, the LESSEE of and from any of its liabilities or obligations (accrued, contingent or otherwise) or that operates or might operate as an estoppel or waiver of any claim or judgment against the LESSEE or as a covenant not to sue, such provision will be void insofar as it would have the effect of so discharging or relieving the LESSEE or operating as an estoppel, waiver or covenant not to sue.*

Scope

This is an administrative provision that applies throughout the term of the lease but does not require continuous compliance monitoring or surveillance.

Summary

This section establishes the notice requirements and delivery procedures for the relinquishment, abandonment, or other termination of any right or interest in the right-of-way before the lease expiration date.

Compliance

The lessee has a legal process to comply with this section when necessary. There is a compliance aspect to this section only if the lessee seeks to release any interest in the right-of-way prior to the lease expiration. SPCO surveillance activities performed in 2001 found that the lessee has taken no steps, and there are no pending actions, notices or requests, to release any interest in the right-of-way. There are no compliance issues related to Section 16.

17. Forfeiture of Lease

Failure to begin operation of the PIPELINE as a common carrier within five (5) years of the granting of this lease for reasons within the control of the LESSEE, or failure of the LESSEE to substantially comply with the terms of the lease will be grounds for forfeiture of the right-of-way interest of the LESSEE in an action brought by the COMMISSIONER in Superior Court. Before beginning an action for forfeiture of an interest in the right-of-way under this section, the COMMISSIONER shall give the LESSEE or owner of the interest notice in writing of the alleged default and may not begin the proceeding unless the LESSEE of the interest has failed to initiate good faith efforts to cure the default within 60 days of the notice of the alleged default.

Scope

This is a legal provision that applies to all phases of the pipeline but does not require continuous compliance monitoring or surveillance.

Summary

This section identifies the conditions, activities, or the lack thereof, that would establish grounds for forfeiture of the lease. The section also defines the procedures the State must follow and the notices it must provide, before pursuing a lease forfeiture action.

Compliance

This is a legal provision that only applies if a written notice of default has been issued to the lessee. No compliance issues arise under this section unless the State has provided the lessee a notice in writing of alleged default and provided time for the lessee to cure the default. No notices of default and request to cure have been issued to the lessee. There are no compliance issues related to Section 17.

18. Rights of Third Parties

The parties to this lease do not intend to create any rights under this lease that may be enforced by third parties for their own benefit or for the benefit of others.

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section addresses the issue of third party rights, and the intent of the parties not to create any under the lease.

Compliance

This is a legal provision. There are no compliance issues related to Section 18.

19. Waiver Not Continuing

The waiver by any party of any breach of any provision of this lease by any other party, whether such waiver is expressed or implied, will not be construed to be a continuing waiver or a waiver of, or consent to, any subsequent or prior breach on the part of such other party, of the same or any other provision of this lease.

Scope

This is a legal provision with no compliance monitoring required.

Summary

The waiver by any party of any breach of any provision of this lease by any other party, whether such waiver is expressed or implied, will not be construed to be a continuing waiver or a waiver of, or consent to, any subsequent or prior breach on the part of such other party, of the same or any other provision of this lease.

Compliance

This is a legal provision. There are no compliance issues related to Section 19.

20. Remedies Cumulative; Equitable Relief

No remedy conferred by this lease upon or reserved to the State or the LESSEE is intended to be exclusive of any other remedy provided for by this lease or by law, but each is cumulative and is in addition to every other remedy given in this lease or now or hereafter existing in equity or at law; and each party, in a proper action instituted by it, may seek a decree against the other party for specific performance and injunctive or other equitable relief, as may be appropriate.

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section addresses the remedies available to the parties in the event of breach and the intent of the parties to allow them to seek all available remedies.

Compliance

This is a legal provision. There are no compliance issues related to Section 20.

21. Guarantee

In consideration of the execution of forth in Exhibit E , the State, acting he guarantee through the COMMISSIONER of the Department of Natural Resources, hereby releases the partners of the LESSEE and waives all recourse against the partners of LESSEE and the assets of the partners of LESSEE with respect to the obligations and liabilities of LESSEE arising under this lease, provided, however, that the State does not hereby release LESSEE or waive any recourse against the assets of LESSEE with respect to the obligations and liabilities of LESSEE under this lease.

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section releases the partners of the lessee from any obligations under the lease provided the lessee is not released from the obligations and liabilities of the lease.

Compliance

This is a legal provision. There are no compliance issues related to Section 21.

22. Section Headings

The section headings in this lease are for convenience only and have no other significance.

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section clarifies that the lease section headings are for convenience and have no legal significance.

Compliance

This is a legal provision. There are no compliance issues related to Section 22.

23. Authority to Enter Agreement

The LESSEE represents and warrants to the State that (A) it is authorized and empowered under the applicable laws of the State of Alaska and by its partnership agreement to enter into and perform this lease in accordance with the lease and its provisions; (B) the partnership constituting the LESSEE has approved and authorized the execution, delivery and performance of this lease insofar as it pertains to the obligations of the LESSEE; (C) all partnership action that may be necessary to the approval of this lease, and the execution and delivery of this lease by the LESSEE, has been taken; and (D) that all of the foregoing approvals, authorizations and actions are in effect at the time of the execution and delivery of the lease.

Scope

This is a legal provision with no compliance monitoring required.

Summary

The parties represent that they have the legal authority to enter into the lease.

Compliance

This is a legal provision. There are no compliance issues related to Section 23.

24. Exhibits; Incorporation of Certain Documents by Reference; Other Exhibits

The exhibits that are attached to this lease and listed below are, by this reference, incorporated leave as if they were set out in their entirety:

- (a) stipulations for the right-of-way lease the ENDICOTT PIPELINE COMPANY attached hereto as Exhibit A, which, are sometimes referred to in this lease as the "stipulations". These provisions are included pursuant to AS 38.35.120(d) which requires terms and conditions that are reasonably necessary to obligate the LESSEE, to the extent reasonably practicable, to (1) prevent conflicts with other existing uses of the land involving a superior public interest; (2) protect State and private property interests; (3) prevent any significant adverse environmental impact, including but not limited to the erosion of the surface of the land, and damage to fish and wildlife and their habitat; (4) restore and revegetate during the term and at termination of this lease; and (5) protect the interests of individuals living in the general area of the right-of-way who rely on fish, wildlife and biotic resources of the area for purposes;*
- (b) a description of the land included in the general route attached as Exhibit B;*
- (c) a description of the RELATED FACILITIES attached as Exhibit C;*
- (d) a description of the typical PIPELINE crossing attached as Exhibit D;*
- (e) the form of guaranty attached in Exhibit E.*

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section references the related documents that are incorporated into the lease at the time of execution.

Compliance

This is a legal provision. There are no compliance issues related to Section 24.

24. Lease not a Waiver of Any State Regulatory Power

This lease and the covenants contained in it will not be interpreted as a limit on the exercise by the State of Alaska of any power conferred by valid statute or regulation to protect the environment, health, safety, general welfare, lives or property of the people of the State of Alaska.

Scope

This is a legal provision with no compliance monitoring required.

Summary

This section clarifies that the terms of the lease do not abrogate or limit any valid statutory or regulatory power of the State. It also establishes joint and several liabilities for all owners, partners, or participants of the lessee.

Compliance

This is a legal provision. There are no compliance issues related to Section 24.

25. Binding Effect of Covenants and of Lease; Effective Date

The parties acknowledge that all covenants of this lease are required by the COMMISSIONER. By entering into this lease, the LESSEE is bound by such covenants to the full extent of the power of the State to impose the covenants under its authority as owner of the land or under its police or regulatory powers, or otherwise; provided that the right of the LESSEE to challenge the power of the State to require any of the covenants as owner of the land or under its police regulatory powers or otherwise is preserved until such time as action to enforce the covenant is taken by the State. Before beginning any such action the COMMISSIONER must give the LESSEE written notice of intent to enforce, and he will not begin enforcement proceedings unless LESSEE has failed to initiate good faith efforts to comply with the notice within 30 days of the notice. Compliance with any covenant or with any such notice by the LESSEE, will not constitute a waiver of its rights to challenge, from time to time, the power of the State to require or to enforce the same or any other covenant in any subsequent action to enforce taken by the State. A judicial finding that any of these covenants is unlawful or invalid will not invalidate this lease or any other covenant of the lease.

IN WITNESS WHEREOF, the parties have executed this lease as of the date first above written.

Scope

This is a legal provision that applies to all phases of the pipeline but does not require continuous compliance monitoring or surveillance.

Summary

This section clarifies the authority of the State to enforce the covenants of the lease. It also acknowledges that the lessee is bound by the covenants, but recognizes the right of the lessee to challenge the power of the State. The section then defines the procedural and substantive due process requirements for the commencement of any actions to enforce the covenants of the lease.

Compliance

This is a legal provision that does not apply until a written notice of intent to enforce a covenant has been issued to the lessee. No notices have been issued under the authority of this section of the lease. There are no compliance issues related to Section 25.

EXHIBIT A STIPULATIONS

I General

1.1 Definitions

The following definitions apply to terms used in these stipulations. They shall also apply to terms used in documents to which these stipulations are attached unless specifically provided other wise in such documents.

1.1.1. "AGENCY" means the State of Alaska, Department of Natural Resources, and any subdivision thereof.

1.1.2. "COMMISSIONER" means the COMMISSIONER of the Alaska Department of Natural Resources or the officer appointed by the COMMISSIONER with the authority and responsibility of administering a portion or all of the provisions of this lease.

1.1.3. The "COMPANY" means ENDICOTT PIPELINE COMPANY, its successors and assigns.

1.1.4. "CONSTRUCTION MODE" means the type of construction to be employed, generally with regard to the PIPELINE.

1.1.5. "CONSTRUCTION SEGMENT" means a portion of the PIPELINE SYSTEM, as agreed upon by the COMPANY and the COMMISSIONER, that constitutes a complete physical entity or stage, in and of itself, which can be constructed, independently of any other portion or stage of the PIPELINE SYSTEM in a designated area or between two given geographical points.

1.1.6. "DESIGN CRITERIA" means project criteria (i.e., construction, including design and operational concepts) necessary to delineate the project to be constructed. As a minimum, it includes the following: criteria to be used for the FINAL DESIGN and project concepts; evaluation of data used to establish the DESIGN CRITERIA; drawings showing functional and technical requirements; reports of all test data compiled during the data collection and DESIGN CRITERIA evaluation; standard drawings (if applicable) or drawings to support structural design concepts of each typical facility or structure; proposed CONSTRUCTION MODEs: outline of project specifications; sample computations to support the design; and concepts and bases for project siting.

1.1.7. "FINAL DESIGN " means completed design documents suitable for bid solicitation, including contract plans and specifications; proposed CONSTRUCTION MODEs; operational requirements necessary to justify designs; design analysis (including calculations for each particular design feature); all functional and engineering criteria; summaries of engineering tests conducted and their results; and other considerations pertinent to design.

1.1.8. *“HAZARDOUS SUBSTANCES” means Oil, toxic or HAZARDOUS SUBSTANCES (including WASTES) as defined by the Department of Environmental Conservation, or as specified in writing by the COMMISSIONER in consultation with the Department of Environmental Conservation’s authorized officers during the review of the company’s Oil and HAZARDOUS SUBSTANCES control plan.*

1.1.9. *“LESSEE” means ENDICOTT PIPELINE COMPANY.*

1.1.10. *“LAND USE PERMIT” means a revocable, nonpossessory privilege to use specified STATE LANDS in connection with the preconstruction, construction, operation, maintenance and termination of the PIPELINE SYSTEM.*

1.1.11. *“CONSTRUCTION AUTHORIZATION” means a written permission to initiate PIPELINE SYSTEM construction that is issued in accordance with Stipulation 1.7 et. seq.*

1.1.12. *“Oil or CRUDE OIL” includes petroleum Oil and other hydrocarbons regardless of gravity which are produced at the wellhead in liquid form and the liquid hydrocarbons known as distillate or condensate recovered or extracted from gas, other than gas commonly know as casinghead gas.*

1.1.13. *“PIPELINE” means all parts of those physical facilities, through which the Oil moves, authorized on STATE LANDS by the State of Alaska, Department of Natural Resources Right-of-Way Lease No. 410562.*

1.1.14. *“PIPELINE SYSTEM” means all facilities on STATE LANDS, which are constructed or used by the COMPANY in connection with the construction, operation, maintenance or termination of the PIPELINE. It does not include facilities, such as urban administrative offices, which are only indirectly involved in the transportation of Oil, nor does it include facilities used by others in the production or gathering of Oil.*

1.1.15. *“RELATED FACILITIES” means those structures, devises, improvements and sites on STATE LANDS, other than the pipe, the substantially continuous use of which is necessary for the operation and maintenance of the PIPELINE. RELATED FACILITIES does not include any equipment upstream of the shipping pumps, nor equipment not owned by the LESSEE. RELATED FACILITIES includes, if applicable: supporting structures, air fields, access ROADS, pumps, valves and other control devices, bridges, culverts and low-water crossings, monitoring and communication devices, retaining walls, berms, dikes, ditches, cuts and fills, including hydraulic and erosion control structures; structures and areas for storing supplies and equipment; cathodic protection devices; and other facilities of a similar nature together with related yards, fences and buildings as the COMMISSIONER, after consultation with the COMPANY, will determine to be RELATED FACILITIES.*

1.1.16. *“REVEGETATION” means the establishment of plant cover on disturbed lands through techniques including, but not limited to, seedbed preparation, seeding, planting, fertilizing, mulching and watering.*

1.1.17. *“ROADS” means ROADS on STATE LANDS, other than State or public highways, that are constructed or used by the COMPANY in connection with the construction, operation, maintenance and termination of the PIPELINE SYSTEM.*

1.1.18. *“STATE LANDS” means State Land as defined in AS 38.05.365; public land of the United States selected by the State under Sec. 6 of the Alaska Statehood Act of 1958 (PL 85-508; 72 Sec. 399), as amended; real property of the United States transferred to the State under Secs. 21, 35 and 45 of the Alaska Omnibus Act of 1959 (PL86-70; 73 Sec. 141), as amended; and any interest owned or hereafter acquired by the State in Land.*

1.1.19. *“WASTE” means all discarded matter other than construction spoil. It includes, but is not limited to, human WASTE, trash, garbage, refuse, Oil drums, petroleum products, ashes and equipment, etc. as defined by AS 46.03.900, 18 AAC 60.130, 18 AAC 72.990 and 18 AAC 75.900.*

1.1.20. *“WETLANDS” means those areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated Oil conditions. WETLANDS generally include swamps, marshes, bogs and similar areas.*

Scope

This is an administrative provision.

Summary

All the stipulation subsections under 1.1 (1.1.1-1.1.21) are definitions used in the lease.

Compliance

There are no compliance issues related to Stipulation 1.1.

1.2 Applicability

1.2.1. *The following conditions will apply to the design, construction, operation, maintenance and termination of the PIPELINE SYSTEM. Unless clearly inapplicable, the requirements and prohibitions imposed upon the COMPANY by these stipulations are also imposed upon the COMPANY's agents, employees, contractors and subcontractors, and the employees of each of them.*

- (1) *The COMPANY shall ensure compliance with these stipulations by its agents, employees and contractors (including subcontractors at any level), and the employees of each of them.*

- (2) *Failure or refusal of the COMPANY's agents, employees, contractors, subcontractors or their employees to comply with these stipulations will be deemed to be the failure or refusal of the COMPANY.*
- (3) *Where appropriate the COMPANY shall require its agents, employees, contractors and subcontractors to include these stipulations in all contracts and subcontracts which are entered into by any of them, together with a provision that the other contracting party, together with its agents, employees, contractors and subcontractors, and the employees of each of them, shall likewise be bound to comply with these stipulations.*

1.2.2. *Nothing in these stipulations shall be construed as applying to activities of the COMPANY that have no relation to the PIPELINE SYSTEM.*

1.2.3. *Nothing in these stipulations shall be construed to affect any right or cause of action that otherwise would be available to the COMPANY against any person. The State and the COMPANY do not intend to create any rights under these stipulations that may be enforced by third parties for their own benefit or for the benefit of others.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation imposes the same performance conditions and requirements on the lessee's contractors and agents as are imposed on the company.

Compliance

The lessee uses the BPTA Quality Program for the Endicott Pipeline to identify the managers and supervisors that are responsible to assure that all employees, agents, and contractors are familiar with the lease terms and stipulations, and the steps necessary to assure compliance with the terms. The lessee uses OIAS and the Quality Plan Self Assessment review procedures to conduct internal and contractor audits. The lessee also uses procedures established in its contract and purchasing system to verify that vendors and contractors are aware of, and comply with the requirements for compliance with the lease terms and stipulations.

An SPCO surveillance checklist has been prepared to verify that the lessee has procedures in place establishing that contractors, agents and employees are familiar with the terms and conditions of the lease terms and stipulations. An SPCO surveillance performed in 2001 found the lessee in compliance with this stipulation, but the surveillance assessment report recommended that the lessee develop better communication of lease requirements to all staff, not just a few identified supervisors. The lessee has demonstrated their efforts to establish a better level of communication with its employees, plus contractors, and agents. The revised BPTA Quality Program for the Endicott Pipeline, submitted on April 26, 2002, satisfies this

lease section. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.2.

1.3 Responsibilities

1.3.1. The COMPANY shall comply with these stipulations and lawful orders of the COMMISSIONER implementing these stipulations.

1.3.2. The COMPANY shall designate a representative who will be empowered on behalf of the COMPANY to communicate with, and to receive and comply with, all communications and orders of the COMMISSIONER. The COMPANY shall also designate field representatives who shall be authorized to, and at all times be available to communicate and cooperate with field representatives of the COMMISSIONER. The COMPANY shall keep the COMMISSIONER informed of any change of the COMPANY's representatives during the construction, operation, maintenance and termination of the PIPELINE SYSTEM.

1.3.3. The COMMISSIONER may require the COMPANY at any time to furnish any or all data related to design, construction, operation, maintenance and termination activities undertaken in connection with the PIPELINE SYSTEM as may be reasonably relevant to the COMMISSIONER's responsibilities and duties in connection with construction, operation, maintenance and termination of the PIPELINE SYSTEM; provided, however, the COMMISSIONER shall not release to the public any confidential material which is protected by AS 38.05.035(a)(9)(C), except that which the COMPANY has authorized in writing to be released. The COMPANY may grant rights in any information which is protected as confidential by this paragraph for a reasonable royalty fee that will cover the cost of reproduction of any such information, plus a pro rata share of the cost of obtaining such information.

1.3.4. The COMMISSIONER may, by written order, require the COMPANY to make such modification of the PIPELINE SYSTEM as he deems necessary to protect or maintain stability of foundation and other earth materials; protect or maintain integrity of the PIPELINE SYSTEM; control or prevent significant damage to the environment (including, but not limited to, fish and wildlife populations and their habitats); or remove hazards to public health and safety, including the activities of its agents, employees, contractors (including subcontractors), and the employees of each of them.

1.3.5. The absence of any comment by the COMMISSIONER on any plan, design, specification or other document which may be filed by the COMPANY with the COMMISSIONER will not represent in any way whatever any assent to, approval of or concurrence in such plan, design, specification or other document, or any action proposed therein. Any written approval or instruction by the COMMISSIONER may be relied upon by the COMPANY unless and until rescinded in writing. The COMMISSIONER will act in writing upon each submission to him in accordance with the agreed upon schedules developed pursuant to Stipulations 1.6 and 1.7. Any disapproving action by the

COMMISSIONER, including any requests for additional information, will state what additional action is necessary to gain approval.

1.3.6. The COMMISSIONER will have a continuing right of access to any part of the PIPELINE SYSTEM at any time for inspection or monitoring and for any other purpose or reason that is consistent with his responsibilities. This right may be exercised by the COMMISSIONER and his agents or representatives designated in writing; and contractors and subcontractors of the COMMISSIONER who are performing work related to the PIPELINE SYSTEM and who are designated in writing. The COMMISSIONER and the COMPANY will agree upon procedures to implement this stipulation, including reasonable advance notification where practicable.

1.3.7. No order or notice given to the COMPANY on behalf of the COMMISSIONER will be effective as to the COMPANY unless prior written notice of the delegation of authority to issue such an order or notice has been given to the COMPANY by the COMMISSIONER.

1.3.8. In the implementation of Stipulation 1.2.1., the COMPANY will furnish all supervisory-level employees with copies of these stipulations and will explain the limitations imposed by these stipulations.

Scope

This stipulation applies to all phases of pipeline operations.

Summary

Subsections (1.3.1-1.3.8) set forth certain requirements for the lessee. The lessee shall designate a representative to communicate with the State, may be required to furnish all data related to pipeline operations, and allow the State a continuing right of access.

Compliance

The lessee's designated representatives for communicating with the SPCO are identified in the BPTA Endicott Pipeline Quality Program. Field supervisors provide a regulatory compliance overview to employees, which are then reflected in training records. Additional requirements of this stipulation are satisfied by procedures within the BPXA Quality Plan. The lessee identifies the responsible party for communications by position description, and not by name.

This approach works, and satisfies the stipulation requirement, but following reorganization and some turnover in management, some confusion was present during the 2001 SPCO surveillance on compliance with this lease term. The revised BPTA Quality Program for the Endicott Pipeline, submitted on April 26, 2002, resolves this confusion and satisfies this lease section. An SPCO surveillance checklist has been prepared to verify that the company is satisfying the necessary stipulation subsections. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.3.

1.4 Communications

1.4.1. The COMPANY shall provide a communication capability that ensures the transmission of information required for the safe construction, operation, maintenance and termination of the PIPELINE SYSTEM.

1.4.2. During the period of preconstruction, construction and initial operation of the PIPELINE SYSTEM, all formal written communications between the COMPANY and an AGENCY, involving construction, operation, maintenance or termination of the PIPELINE SYSTEM must be transmitted through the COMMISSIONER or as he may direct. However, documents required by statute or AGENCY regulation to be filed with the AGENCY must be filed as so required, provided that a copy (or copies) thereof is concurrently filed with the COMMISSIONER.

1.4.3. Any written notice or communication, including any telegram, relating to any subject, addressed to the COMMISSIONER from the COMPANY, will be deemed to have been delivered to and received by the COMMISSIONER when the notice or communication has been delivered either by messenger during normal business hours or by means of registered or certified United States mail, postage prepaid, return receipt requested, to the office of the COMMISSIONER.

1.4.4. Any written order, notice or other written communication, including any telegram, relating to any subject, that is addressed to the COMPANY from the COMMISSIONER will be deemed to have been delivered to and received by the COMPANY when the order, notice or other communication has been delivered either by messenger during normal business hours or by means of registered or certified United States mail, postage prepaid, return receipt requested, to the office of the representative designated by the COMPANY pursuant to Stipulation 1.3.2.

1.4.5. All orders or approvals of the COMMISSIONER must be in writing, but in emergencies may be issued orally, with subsequent confirmation in writing as soon as possible thereafter, but no later than 24 hours.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation (1.4.1-1.4.5) requires the lessee to establish a communication capability that ensures safe pipeline operations, including leak detection alarms.

Compliance

The lessee has installed a communications system and maintains a record of reportable events in their correspondence files. The lessee also maintains a log of spill reports and safety

related condition reports. An SPCO surveillance checklist has been prepared to identify these requirements and verify that the lessee is satisfying the stipulation. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.4.

1.5 Summary Network Analysis Diagrams

1.5.1. As a part of the DESIGN CRITERIA the COMPANY shall submit a summary network analysis diagram for the project to the COMMISSIONER for review and approval. As mutually agreed to by the COMPANY and the COMMISSIONER the summary network analysis diagram must include all environmental, engineering and construction-related activities and contingencies which reasonably may be anticipated in connection with the project. The summary network analysis diagram must include or address:

- (1) data collection activities;*
- (2) submittal and approval activities;*
- (3) construction and post construction activities;*
- (4) schedule control techniques; and*
- (5) other pertinent data.*

The summary network analysis diagram must be prepared employing techniques normal to the industry in sufficient detail and scope to permit the COMMISSIONER to determine if the management approach shown or inferred by the network analysis will facilitate the cost effective, environmentally sound and timely construction of the project.

1.5.2. The summary network analysis diagram must be updated to indicate current and planned activities at intervals mutually agreeable to the COMPANY and the COMMISSIONER.

Scope

This stipulation applies to construction activities during all phases of pipeline operations.

Summary

This stipulation requires the company to submit a summary network analysis diagram (environmental, engineering, and construction related activities and contingencies that could reasonably be anticipated) for any pipeline systems project. The diagrams shall be submitted as part of the design criteria, for approval.

Compliance

An SPCO surveillance checklist has been prepared that verifies whether there is any construction activity concerning the pipeline systems. If construction activity is planned or occurring, the surveillance can be expanded to verify that the requirements of the stipulation are satisfied. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There were no recent construction activities within or along the right-of-way. There are no compliance issues related to Stipulation 1.5.

1.6 DESIGN CRITERIA, Plans and Programs

1.6.1. The COMPANY shall submit DESIGN CRITERIA to the COMMISSIONER. It shall also submit comprehensive plans and/or programs (including schedules where appropriate) which must include but not be limited to the following:

- (1) blasting;*
- (2) corrosion control;*
- (3) cultural resource preservation;*
- (4) erosion and sedimentation control;*
- (5) material exploration and extraction;*
- (6) Oil and HAZARDOUS SUBSTANCES control, cleanup and disposal;*
- (7) overburden and excess material disposal;*
- (8) PIPELINE contingency plan;*
- (9) quality assurance/quality control;*
- (10) restoration and rehabilitation;*
- (11) stream, river and flood plain crossings;*
- (12) surveillance and maintenance; and*
- (13) wetland construction; and*
- (14) caribou.*

These plans and programs may be combined or submitted in stages, as appropriate. The COMPANY and the COMMISSIONER will agree to the scope, content and schedule for submission of the required plans and programs.

1.6.2. The DESIGN CRITERIA, including the plans and programs specified in Stipulation 1.6.1., must be reviewed by the COMMISSIONER and if found acceptable shall be approved in writing by the COMMISSIONER and must be complied with by the COMPANY.

1.6.3. Additional or supplementary plans may be required in the event that the plans submitted in accordance with Stipulation 1.6.1. do not provide the detailed and/or site specific data required to support the FINAL DESIGN required in Stipulation 1.7 and to guide the conduct of the construction, operation, maintenance and termination of the PIPELINE SYSTEM.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation sets forth specific criteria and activities along the right-of-way that require comprehensive plans or programs by the lessee.

Compliance

The lessee has submitted design criteria and comprehensive plans for approval to the SPCO. This is evidenced by Maintenance Records, Engineering and Design Records and Design Criteria Change Letters. An SPCO surveillance checklist has been prepared that identifies the plans and required design criteria, and establishes the minimum requirements for those plans or programs. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.6.

1.7 CONSTRUCTION AUTHORIZATION

1.7.1. The COMPANY shall not initiate any field activity on STATE LANDS pursuant to the authorization of which these stipulations are a part without prior specific written permission. Such permission must be either a CONSTRUCTION AUTHORIZATION, LAND USE PERMIT or other appropriate written authorization, issued by the COMMISSIONER, as appropriate. Any CONSTRUCTION AUTHORIZATION, LAND USE PERMIT or other authorization will permit field activities only as therein expressly stated and only for the particular field activities therein described. A CONSTRUCTION AUTHORIZATION, LAND USE PERMIT or other appropriate authorization may contain such site-specific terms and conditions as the COMMISSIONER deems necessary to implement these stipulations and the COMPANY will comply with such terms and conditions.

1.7.2. Before applying for a CONSTRUCTION AUTHORIZATION for a CONSTRUCTION SEGMENT, the COMPANY shall, in such manner as will be acceptable to the COMMISSIONER, locate and clearly mark on the ground the proposed location of all relevant RELATED FACILITIES and, where applicable, clearing limits and the location of temporary use areas in the proposed work area.

1.7.3. Each application for a CONSTRUCTION AUTHORIZATION must be supported by:

- (1) a FINAL DESIGN for the CONSTRUCTION SEGMENT or segments to be covered by the CONSTRUCTION AUTHORIZATION with detailed and/or site-specific plans as indicated in Stipulation 1.6.3. and computations supporting the design;*
- (2) all applicable reports and results of environmental studies;*
- (3) a detailed network analysis diagram for the CONSTRUCTION SEGMENT or segments including the COMPANY's work schedules, applicable permits required by State and Federal agencies, design and review periods, data collection activities and construction sequencing. All requirements stated in Stipulation 1.5.1., with reference to the summary network analysis diagram, will apply equally to the detailed network analysis diagram;*

- (4) *a map or maps, prepared in such manner as shall be acceptable to the COMMISSIONER, depicting the proposed location of:*
 - (a) *the boundaries of all associated temporary use areas; and*
 - (b) *all improvements, buried or above ground, that are to be constructed; and*
- (5) *justification statements for all proposed design features or activities which may not be in conformance with these stipulations.*

1.7.4. Prior to submission of any application for CONSTRUCTION AUTHORIZATION the COMPANY and the COMMISSIONER will agree to a schedule for the submission, review and approval of such applications and on the scope of information to be contained therein. The schedule should be an integral feature of the summary network analysis required under Stipulation 1.5.1. The schedule must allow the COMMISSIONER 30 days for review of each complete application for a CONSTRUCTION AUTHORIZATION unless the COMMISSIONER gives written notice that more time is needed. The schedule may be revised by mutual agreement, if necessary.

1.7.5. The COMMISSIONER shall review each application for a CONSTRUCTION AUTHORIZATION and all data submitted in connection therewith in accordance with schedules as agreed upon pursuant to Stipulation 1.7.4.

1.7.6. The COMMISSIONER shall issue a CONSTRUCTION AUTHORIZATION only when, in his judgment, applicable FINAL DESIGN s and other submissions required by Stipulations 1.6.1., 1.6.3. and 1.7.3. conform to these stipulations.

1.7.7. By written order, following appropriate consultation with the COMPANY and when other enforcement actions are inadequate or have not been successful, the COMMISSIONER may revoke or suspend in whole or in part any CONSTRUCTION AUTHORIZATION that has been issued when in his judgment unforeseen conditions later arising require alterations in the CONSTRUCTION AUTHORIZATION in order to: (1) protect or maintain stability of foundation and earth materials; (2) protect or maintain integrity of the PIPELINE SYSTEM; (3) control or prevent significant damage to the environment, including, but not limited to, fish and wildlife populations and their habitats; and (4) remove hazards to public health and safety.

The COMMISSIONER shall expeditiously follow his revocation or suspension order with a more detailed written statement of the reason for the action.

Scope

This stipulation applies to construction activities during all phases of pipeline operations.

Summary

This stipulation (1.71-1.7.7) requires the lessee to obtain a Construction Authorization, a Miscellaneous Land Use Permit, or other authorization before initiating field activities along the right-of-way. The Stipulation (1.7.3) sets forth the supporting information that must be included with a Construction Authorization application. The Stipulation also sets forth (1.7.5-1.7.7) the procedures and criteria that the Commissioner follows in reviewing and approving a Construction Authorization application.

Compliance

The lessee has a process to obtain necessary permits before initiating field activity that is reflected in their environmental files and Construction Authorization requests. An SPCO surveillance checklist has been prepared that identifies whether a Construction Authorization approval has been granted. If so, the checklist then references a review of Stipulation 1.6, to verify that the appropriate construction activity standards are being met. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.7.

1.8 Quality Assurance and Control

1.8.1. *The quality assurance and quality control programs must be comprehensive and designed to assure that the applicable requirements of 49 CFR, part 195, and environmental and technical Stipulations will be incorporated in the FINAL DESIGN and complied with throughout all phases of construction, operation, maintenance and termination of the PIPELINE SYSTEM. The COMPANY shall provide for continuous inspection of PIPELINE construction to ensure compliance with the approved design specifications and these stipulations. The term "continuous inspection" as used in this stipulation means that at least one inspector is observing each PIPELINE construction operation where PIPELINE integrity is involved (e.g., the pipe gang, backend welders, weld nondestructive testing, coating and wrapping, bedding, lowering-in, padding and backfill) at all times while that construction is being performed.*

1.8.2. *At a minimum, the following must be included in the quality assurance program:*

- (1) procedures for the detection and prompt abatement of any actual or potential procedure, activity, event or condition, of a serious nature, that:*
 - (a) is susceptible to abatement by the COMPANY;*
 - (b) could reasonably be expected to arise out of, or affect adversely, design, construction, operation, maintenance or termination of all or any part of the PIPELINE SYSTEM; and*
 - (c) that at any time may cause or threaten to cause:*

1. *a hazard to the safety of workers or to public health or safety, including, but not limited to personal injury or loss of life of any person;*
 2. *significant damage to the environment, including, but not limited to areas of vegetation, fish or other wildlife populations or their habitats, or any other natural resource; or*
 3. *significant damage to the existing private improvements on or in the general vicinity of the right-of-way area;*
- (2) *procedures for the relocation, repair or replacement of improved or tangible property and the rehabilitation of natural resources (including but not limited to, REVEGETATION, restocking fish or other wildlife populations and reestablishing their habitats) seriously damaged or destroyed if the immediate cause of the damage or destruction results from construction, operation, maintenance or termination of all or any part of the PIPELINE SYSTEM;*
 - (3) *methods and procedures for achieving component and subsystems quality through proper design and specification;*
 - (4) *methods for applying quality assurance and quality control criteria in the selection of the COMPANY's contractors and subcontractors and contract purchases of materials and services;*
 - (5) *a plan for collecting, recording, storing, retrieving and reviewing data to assure that quality has been attained, including procedures for initiating and maintaining adequate records of inspections, identification of deviations and completion of corrective actions;*
 - (6) *specific methods of detecting deviations from designs, plans, regulations, specifications, stipulations and permits, as the basis for initiating corrective action to preclude or rectify the hazards, harm or damage referenced in sections 1.8.2.(1) and 1.8.2.(2) of these stipulations;*
 - (7) *inspection, test and acceptance of components, subsystems and subassemblies; and*
 - (8) *a plan for conducting surveys and field inspections of all facilities, processes and procedures of the COMPANY, its contractors, subcontractors, vendors and suppliers critical to the achievement of quality.*

1.8.3. *The COMPANY (including its agents, employees, contractors and subcontractors, and the employees of each of them) shall comply with the quality assurance and control program as approved and must submit reports to the COMMISSIONER to demonstrate such compliance. Such reports must be submitted quarterly unless otherwise requested by the COMMISSIONER.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This is a comprehensive stipulation (1.8.1-1.8.3) that sets forth very specific minimum requirements for the contents of quality assurance and quality control programs. The stipulation further requires the quality assurance and quality control programs to meet applicable federal (U.S. DOT) pipeline standards.

Compliance

The lessee has developed programs and procedures to address all the subsections of this stipulation. These plans and procedures include the BPXA Quality Plan, Surveillance and Maintenance Plan, Competency Assurance Program, Design Review Plan, Project Turnover Procedure and the Contractor Review Procedure. An SPCO surveillance checklist has been prepared to verify that the lessee is satisfying the necessary stipulation subsections. The checklist is comprehensive and addresses each specific provision of the stipulation. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.8.

1.9 Conduct of Operations

1.9.1. *The COMPANY shall perform PIPELINE SYSTEM operations in a safe and workmanlike manner so as to ensure protection of the environment and the safety and integrity of the PIPELINE and shall at all times employ qualified personnel and maintain equipment sufficient for that purpose. The COMPANY shall immediately notify the COMMISSIONER of any condition, problem, malfunction or other occurrence which in any way threatens the safety or integrity of the PIPELINE or significant harm to the environment.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the company to adopt the necessary programs and personnel to ensure the safety and integrity of pipeline operations, but does not identify any specific programs or methodologies that must be implemented. The stipulation further requires the company to notify the Commissioner of any problem, condition, or malfunction that threatens the integrity of the pipeline or poses significant harm to the environment.

Compliance

The lessee has implemented a Competency Assurance Program and various training procedures to comply with this stipulation. An SPCO surveillance checklist has been prepared to identify whether the company is in compliance with this stipulation. The checklist is extensive, and is designed to document the existence of written operating procedures that the company has in place, and to confirm that the company implements these procedures. The checklist does not reference other stipulations that are more specific (e.g., Stipulation 1.8, Quality Assurance and Control and Stipulation 1.10, Surveillance and Maintenance), but stands alone, addressing the existence of necessary operating programs and procedures. The adequacy of specific programs and operating measures are addressed under each subsection. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.9.

1.10 Surveillance and Maintenance

1.10.1. During the construction, operation, maintenance and termination phases of the PIPELINE SYSTEM the COMPANY shall conduct a surveillance and maintenance program applicable to the arctic environment. At minimum, this program must, with respect to the COMPANY's activities, be designed to:

- (1) provide for public health and safety;*
- (2) control damage to natural resources;*
- (3) control erosion;*
- (4) maintain PIPELINE integrity; and*
- (5) control damage to public and private property.*

The COMPANY shall maintain complete and up-to-date records on construction, operation, maintenance and termination activities performed in connection with the PIPELINE SYSTEM. Such records must include surveillance data, leak and failure records, necessary operational data, modification records, and such other data as may be required by 49 CFR, Parts 191 and 195 and other applicable Federal laws and regulations.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the company to conduct a surveillance and maintenance program that is applicable to the arctic environment. The section further identifies some specific programs that must be included in the surveillance and maintenance program (provide for public health and safety; control damage to natural resources; control erosion; maintain pipeline integrity; and control damage to public and private property). The stipulation also requires the lessee to maintain complete and up-to-date records on all phases of pipeline activities. The records requirements sets forth minimum requirements, and incorporates the records requirements of 49 CFR 191 and 195, plus other applicable federal laws and regulations.

Compliance

This is one of the core compliance assessment stipulations. It defines the minimum criteria for the surveillance and maintenance programs that the lessee must have to prevent, detect and abate unwanted conditions. It expressly requires that these programs be applicable to the arctic environment. The lessee has implemented various procedures within the framework of their Surveillance and Maintenance Plan to fulfill the requirements of this stipulation. A comprehensive, detailed checklist has been prepared that addresses each of the subheadings of the stipulation and is structured to confirm whether the lessee maintains the necessary records on the pipeline system that the stipulation requires. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.10.

1.11 Health and Safety

1.11.1. The COMPANY shall take measures necessary to protect the health and safety of all persons directly affected by activities performed by the COMPANY in the general vicinity of the right-of-way or permit area in connection with construction, operation, maintenance or termination of the PIPELINE SYSTEM and shall immediately abate any health or safety hazards. The COMPANY shall notify the COMMISSIONER of accidents, which occur in connection with such activities in frequency and detail identical to Occupational Safety and Health Administration reporting requirements.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to take all measures necessary to protect the health and safety of persons directly (emphasis added) affected by activities performed by the lessee in the general vicinity of the right-of-way, in connection with pipeline activities, and requires immediate abatement of any health or safety hazard. The lessee must also notify the Commissioner of any OSHA reportable accidents, related to pipeline activities, in the same manner as OSHA reporting.

Compliance

The lessee uses the BPXA HSE Plan, the LCIR procedures, plus the Alaska Safety Handbook, to monitor all pipeline related activities that could affect the health and safety of persons within the vicinity of the right-of-way. All employees and contractors must complete North Slope Training Cooperative program before being allowed on-site. The lessee also conducts an Audit and Self Assessment Program, as well as Annual DOT Awareness training. A comprehensive checklist has been prepared, that identifies the health and safety plans of the lessee, requires the review of lessee records and identifies the lessee's health and safety reporting requirements. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.11.

1.12 Public and Private Improvements

1.12.1. The COMPANY shall provide reasonable protection to existing public or private improvements on STATE LANDS, which may be adversely affected by its activities including the activities of its agents, employees, contractors (including subcontractors) and the employees of each of them during construction, operation, maintenance and termination of the PIPELINE SYSTEM. If it is determined that the COMPANY has caused damage to such public and private improvements, and if the owner so requires, then the COMPANY shall promptly repair or reimburse the owner for reasonable costs in repairing the property to a condition which is satisfactory to the owner but need not exceed its condition prior to damage.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to provide protection to existing public or private improvements that may be adversely affected by pipeline activities. The lessee is liable for any costs associated with damage to these improvements.

Compliance

All the improvements along the Endicott Pipeline right-of-way are directly related to oil and gas production and transportation. Improvements within the right-of-way include a section of the Badami Utility Pipeline that shares VSMs from the Main Production Island to the Badami Pipeline tie-in, and a Remote Transmitting Unit (RTU #3) building for the Badami Pipeline at the tie-in. Also, there are several in-field production pipelines that share the Endicott Pipeline Right-of-Way VSMs in the Prudhoe Bay Unit. All the improvements within the right-of-way are servient to this lease.

In addition, the course of the right-of-way and the pipeline were designed to protect the Trans-Alaska Pipeline System. The Endicott Pipeline Right-of-Way stays clear of the Trans-Alaska Pipeline system except for where the right-of way terminates at its junction with Pump Station 1.

SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There was no evidence of any activity by the lessee that has resulted in damage to any improvements along the right-of-way. There are no compliance issues related to Stipulation 1.12.

1.13 Survey Monuments

1.13.1. The COMPANY shall mark and protect all survey monuments encountered during construction, operation, maintenance and termination of the PIPELINE SYSTEM.

These monuments are not to be disturbed; however, if disturbance of a monument or any of its accessories becomes necessary, the COMPANY will notify the COMMISSIONER in writing before such disturbance occurs, and the COMMISSIONER will provide instructions. A written report to the COMMISSIONER will also be made immediately by the COMPANY in the event that any monuments or accessories are inadvertently damaged.

1.13.2. If any public land survey monuments, corners or accessories (excluding geodetic survey monuments) of the United States or survey monuments of others, are destroyed or damaged during the construction, operation, maintenance or termination of the PIPELINE SYSTEM, the COMPANY shall employ a qualified land surveyor to reestablish or restore same in accordance with the "Manual of Instructions for the Survey of Public Lands" of the Bureau of Land Management and shall record such survey in the appropriate records. Additional requirements for the protection of monuments, corners and bearing trees on STATE LANDS may be prescribed by the COMMISSIONER.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to protect all survey monuments encountered throughout the pipeline system. If any survey monuments are going to be disturbed the lessee must notify the Commissioner in writing and receive written instructions for replacement. Any survey monuments damaged or destroyed inadvertently must be restored according to procedures set forth in the stipulation.

Compliance

All construction or maintenance activities within the right-of-way require management review and agency approval before beginning the project. Activities that could threaten survey monuments will be identified during this review. Maps, as-builts, and copies of the right-of-way survey are on file with the lessee. Procedures in place that will identify whether there is potential for survey monument disturbance, and any necessary reporting, include the BPXA Quality Plan, Area Work Civil Request process (the lessee's construction and maintenance application process), the Endicott Pipeline Operations Manual, and LCIR. A checklist has been prepared that addresses this issue. The checklist establishes that the lessee has maps, as-builts, or other documentation that identify survey monument locations along the right-of-way. The checklist then identifies whether the lessee has notification procedures in the event of a monument disturbance. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.13.

1.14 Fire Prevention and Suppression

1.14.1. The COMPANY shall promptly notify the COMMISSIONER of any fires on, or which may threaten any portion of, the PIPELINE SYSTEM and shall take all measures necessary or appropriate for the prevention and suppression of fires in accordance with applicable law.

The COMPANY shall comply with the instructions and directions of the COMMISSIONER concerning the use, prevention and suppression of fires on STATE LANDS. Use of open fires in connection with construction, operation, maintenance and termination of the PIPELINE SYSTEM is prohibited on State Land unless authorized in writing by the COMMISSIONER and performed in accordance with 18 AAC 50.030.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to promptly notify the Commissioner of any fires on or along the pipeline, or that may threaten the pipeline. The stipulation requires the lessee to take all necessary measures to prevent and suppress fires.

Compliance

The lessee has instituted an LCIR Procedure to comply with this stipulation. A checklist has been prepared that identifies the lessee's fire safety program, including equipment caches, reporting and responding procedures and Commissioner notification processes. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.14.

1.15 Electronically Operated Devices

1.15.1. The COMPANY shall, as necessary, screen, filter or otherwise suppress any electronically operated devices installed as part of the PIPELINE SYSTEM which are capable of producing electromagnetic interference radiations so that such devices will not adversely affect the functioning of existing communications systems.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to, as necessary, screen, filter or otherwise suppress any electronically operated devices installed as part of the pipeline system that are capable of producing electromagnetic interference that may affect pipeline communication systems.

Compliance

The lessee's Operating and Maintenance Procedures, showing engineering and design records, is used to manage this requirement. Procedures for electronically operated devices are addressed in the Endicott Pipeline Operations Manual. Remote valve communications are by microwave. Fire and spill response operations have dedicated communication channels. The remaining electronic systems are designed to be compatible with the other communication systems on the North Slope. Limited public access to the North Slope reduces the risk of outside communication interference. Interviews of the Endicott Main

Production Island operators revealed that electronic interference has never been a problem for Endicott Pipeline operations.

A checklist has been prepared that identifies whether the lessee has procedures to screen their communications systems from interference and suppress those that may adversely affect it. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.15.

1.16 Termination of Authorization

1.16.1. Upon revocation or termination of the authorization of which these stipulations are a part, the COMPANY shall remove all improvements and equipment from the STATE LANDS, unless otherwise approved in writing by the COMMISSIONER, and provided that restoration which appropriately can be performed prior to such removal has been completed to the satisfaction of the COMMISSIONER as required by applicable stipulations.

Scope

This stipulation applies during the termination phase of pipeline operations.

Summary

This stipulation requires the lessee to remove improvements and equipment from State lands within the right-of-way, unless otherwise approved by the Commissioner, upon revocation or termination of the authorization to operate within the right-of-way.

Compliance

Compliance is subject to a condition precedent; that the Commissioner has revoked or terminated part or all of the authorization to use the right-of-way. No termination activities were initiated in 2001, either by the Commissioner or the lessee. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.16.

1.17 Regulation of Access

1.17.1. There must be free and unrestricted access to and upon ROADS; except that with the written consent of the COMMISSIONER, the COMPANY may regulate or prohibit access and vehicular traffic on ROADS as required to facilitate operations or to protect the public, wildlife and livestock from hazards associated with operation and maintenance of the PIPELINE. The COMPANY shall provide appropriate warnings, flagmen, barricades and other safety measures when the COMPANY is using ROADS or regulating public access to or upon ROADS.

1.17.2. The COMPANY shall make provisions for suitable permanent crossings for the public at locations and to standards approved in writing by the COMMISSIONER where

the right-of-way crosses existing ROADS, foot-trails, winter trails or other rights-of-way. The COMPANY hereby expressly agrees to provide for 14 public crossings of the PIPELINE during the construction period. There must also be one PIPELINE crossing constructed at a future date, the location and time to be determined by the COMMISSIONER, which crossings must substantially comply with Exhibit D.

Scope

This section applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to provide free and unrestricted access to and upon the roads, subject to restrictions approved by the Commissioner. The lessee shall also make provisions for permanent public crossings for existing roads and trails. However, the issues of right-of-way crossings were addressed during the construction phase. Monitoring now focuses on maintaining these crossings. A review of new construction projects reveals whether any access issues are involved.

Compliance

The lessee uses guidelines outlined in the Endicott Pipeline Surveillance and Monitoring Program and the Alaska Safety Handbook to fulfill the requirements of this stipulation. A surveillance checklist has been prepared to ensure that all existing road crossings are maintained. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.17.

1.18 Use of Existing Facilities

1.18.1. Subject to existing rights vested in other parties the COMPANY shall use existing facilities, to the maximum extent feasible, in all construction, operation, maintenance and termination activities associated with the PIPELINE SYSTEM.

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee, to the extent possible, use existing facilities, to the maximum extent feasible, for all pipeline activities.

Compliance

All the existing facilities within the Endicott Pipeline right-of-way are used by the lessee. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 1.18.

2 **Environmental**

2.1. **Environmental Briefings**

2.1.1. *The COMPANY shall develop and provide environmental briefings for supervisory and field personnel directly related to the project and for field representatives in accordance with the approved environmental briefings required by Stipulation 1.6.1.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation requires the lessee to develop and provide environmental briefings for supervisory and field personnel involved in lease related projects. The level of briefing must meet the standards required for Stipulation 1.6.1 (Design Criteria, Plans and Programs).

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: North Slope Training Cooperative (formal training protocol for all employees and contractors performing services for the lessee on the North Slope); the North Slope Field Environmental Handbook; and the BPXA Health, Safety and Environmental Plan. In addition to these programs, all construction projects and activities require plans and programs (*See*, e.g., Stipulation 1.6, Design Criteria) that include environmental briefings.

SPCO surveillance activities in 2001 included reviewing the above referenced compliance reports and programs and a review of records demonstrating environmental briefings for supervisory and field staff. The prepared checklist requires a review of the environmental briefing programs, procedures and records that the lessee has in place. Satisfactory completion of the checklist will establish compliance that the lessee meets the requirements of the stipulation, has the necessary environmental briefing plans and programs in place, and is implementing them. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.1.

2.2. **Pollution Control**

2.2.1. **General**

2.2.1.1. *The COMPANY shall construct, operate, maintain and terminate the PIPELINE SYSTEM in a manner that will avoid or minimize degradation of air, land and water quality. The COMPANY shall comply with applicable air and water quality standards and Federal, State and local laws and regulations relating to pollution control or prevention.*

2.2.2. **Water and Land Pollution**

2.2.2.1. *Mobile ground equipment must not be operated in lakes, WETLANDS, streams or rivers unless such operation is approved in writing by the COMMISSIONER.*

2.2.2.2. *The temperature of natural surface or ground waters must not be changed significantly by the PIPELINE SYSTEM or by any construction related activities unless approved in writing by the COMMISSIONER.*

2.2.2.3. *The COMPANY shall comply with the standards for thermal pollution in the Alaska Water Quality Standards (18 AAC 70), as approved by the Department of Environmental Conservation.*

2.2.3. *Sanitation and WASTE Disposal*

2.2.3.1. *All HAZARDOUS SUBSTANCES and WASTE generated in construction, operation, maintenance and termination of the PIPELINE SYSTEM must be removed or otherwise disposed of in a manner acceptable to the Department of Environmental Conservation. All applicable Federal, State, and local requirements will be incorporated in the plans required in Stipulation 1.6.1.*

2.2.4. *Ice Fog*

2.2.4.1. *The COMPANY shall utilize and operate all facilities and devices used in connection with the PIPELINE SYSTEM so as to avoid or minimize ice fog. Facilities and devices which cannot be prevented from producing ice fog shall be located so as not to interfere with airfields, communities or ROADS.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This section requires the lessee to construct and operate the pipeline system in a manner that avoids or minimizes degradation of air, land, and water quality. It requires the lessee to comply with all applicable state and federal environmental and pollution control statutes and regulations. The stipulation has subsections that specifically address water and land pollution, thermal pollution, and hazardous and solid waste management.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: BPXA Procedure for Monitoring Regulations; Tundra Travel Permit; Surveillance and Maintenance Plan; BPXA Waste Management Guidelines; Waste Management Manual; Disposal and Reuse Options. They complement, but do not replace, detailed and specific regulatory compliance programs and plans that the lessee has in place. These programs and requirements are discussed in greater detail in the remaining environmental stipulations.

The compliance aspects of this stipulation are reserved and determined by the respective state, federal, or local agencies that have statutory or regulatory oversight over these specific pollution control programs. The determination of compliance is made in conjunction with these agencies. Many of the resource and enforcement agencies with pollution control enforcement and compliance authority have staff in the SPCO, with inter-agency coordination being one of the missions of SPCO. In addition, the department reviews the programs, records and processes that the lessee has established to satisfy compliance with this stipulation. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.2.

2.3 Erosion and Sedimentation Control

2.3.1. General

2.3.1.1. The COMPANY shall perform all PIPELINE SYSTEM activities so as to minimize disturbance to all surface areas.

2.3.1.1.1 The use of a gravel construction/work pad is limited to times when the pad will adequately protect the surface. During the spring season all activities which may cause rutting of the pad to a depth in excess of 12 inches must be suspended until the COMMISSIONER has authorized a resumption of activities.

2.3.1.2. The design of the PIPELINE SYSTEM shall provide for the control of erosion and sediment production, transport and deposit.

2.3.1.3. Erosion control measures, including the use of erosion control structures, if necessary, must be implemented on STATE LANDS in accordance with the plans approved under Stipulation 1.6.1. to limit induced and accelerated erosion, limit sediment production and transport and lessen the possibility of forming new drainage channels. The design of such measures shall be based on the maximum rainfall rate and snowmelt combination reasonably characteristic of the region, the effects of thawing produced by flowing or ponded water on permafrost and the effects of ice. Permanent erosion control structures must be designed to accommodate a 50-year flood.

2.3.1.4. Surface materials suitable for use in restoration that are taken from disturbed areas must be stockpiled and utilized during restoration unless otherwise approved in writing by the COMMISSIONER. Erosion and sediment control practices to be utilized must be determined by the needs of specific sites and, as appropriate, must include but not be limited to REVEGETATION, mulching and placement of mat binders, soil binders, rock or gravel blankets or structures.

2.3.2. Crossing of Streams, Rivers, Flood Plains and WETLANDS

2.3.2.1. *The COMPANY shall minimize erosion and sedimentation at stream, river and WETLANDS crossings and those parts of the PIPELINE SYSTEM within floodplains as provided in Stipulation 3.3.*

2.3.2.2. *Temporary access over streambanks prior to and following construction must be made through use of fill ramps rather than by cutting through streambanks, unless otherwise approved in writing by the COMMISSIONER. The COMPANY shall remove such ramps upon termination of seasonal or final use. Ramp materials shall be disposed of in a manner approved in writing by the COMMISSIONER.*

2.3.3. Excavated Material

2.3.3.1. *Excavated material in excess of that required to backfill around any structure, including the pipe, must be disposed of in accordance with the approved overburden and excess material disposal plan required in Stipulation 2.3.1.4.*

Scope

This stipulation applies during all phases of pipeline operations. However, it is most applicable during construction activities.

Summary

This section requires the lessee to design and operate all pipeline systems in such a manner as to minimize erosion and control sedimentation transportation and deposition. Erosion control measures must be implemented, as necessary, and must meet the design criteria requirements of Stipulation 1.6. Additionally, the stipulation specifically addresses stream and river crossings, and flood plain and wetlands area, and requires the lessee to minimize erosion and control sedimentation in these areas.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: North Slope Environmental Field Handbook; Tundra Travel Permit; Surveillance and Maintenance Plan. There have been no recent construction activities along the pipeline right-of-way that would contribute to erosion or sedimentation, nor has operations or maintenance activities resulted in erosion or sedimentation problems.

SPCO surveillance activities include reviewing all stream crossings along the right-of-way for evidence of erosion or sedimentation. The surveillance also includes a review of any recent construction activities, to review erosion and sedimentation control plans, and their implementation. The surveillance checklist references Stipulation 1.6 (Design Criteria, Plans and Programs), which requires a specific program for erosion and sedimentation control. Thus, compliance with this stipulation requires concurrent review for compliance with the design criteria requirements of Stipulation 1.6. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There were no recent construction activities along the Endicott Pipeline right-of-way. There are no compliance issues related to Stipulation 2.3.

2.4 Fish and Wildlife Protection

2.4.1. *The COMPANY shall design, construct, operate, maintain and terminate the PIPELINE SYSTEM so as to assure free passage and movement of fish in streams designated by the COMMISSIONER. Temporary blockages of fish necessitated by instream activities may be approved. The proposed designs and construction plans must include the time and place that such temporary blockages may occur.*

2.4.2. *Pump intakes must be screened to prevent harm to fish. Screening specification shall be approved by the COMMISSIONER.*

2.4.3. *When abandoned, water diversion structures shall be removed or plugged and stabilized unless otherwise approved in writing by the COMMISSIONER.*

2.4.4. Fish Spawning Beds, Fish Rearing Areas and Overwintering Areas

2.4.4.1. *Fish spawning beds means those areas where anadromous and resident fish deposit their eggs.*

2.4.4.2. *Fish rearing areas means those areas inhabited by fish during any life stage.*

2.4.4.3. *Over wintering areas means those areas inhabited by fish between freeze up and breakup.*

2.4.4.4. *The COMPANY shall avoid disturbance to those fish spawning beds, fish rearing areas and over wintering areas designated by the COMMISSIONER. However, where disturbances cannot be avoided, proposed modifications and appropriate mitigation measures must be designed by the COMPANY and approved in writing by the COMMISSIONER.*

2.4.4.5. *The COMPANY shall protect fish spawning beds, fish rearing areas and over wintering areas from sediment where soil material is expected to be suspended in water as a result of construction activities. Settling basins or other sediment control structures shall be constructed and maintained to intercept such sediment before it reaches rivers, streams, lakes or WETLANDS.*

2.4.4.6. *The COMPANY shall comply with any site-specific terms and conditions imposed by the COMMISSIONER to protect fish spawning beds, fish rearing areas and over wintering areas from the effects of the COMPANY's activities. If material sites are approved adjacent to or in lakes, rivers, streams, WETLANDS or flood plains the COMMISSIONER may require the COMPANY to construct levees or berms or employ other suitable means to protect fish and fish passage and to protect or minimize sedimentation. The COMPANY shall repair damage to such areas caused by construction, operation, maintenance or termination of the PIPELINE SYSTEM to the satisfaction of the COMMISSIONER as stated in writing.*

2.4.4.7. *The COMPANY shall not take water from fish spawning beds, fish rearing areas and overwintering areas or waters that directly replenish those areas during critical periods that will be defined by the COMMISSIONER, unless otherwise approved by the COMMISSIONER.*

2.4.5. *Zones of Restricted Activities*

2.4.5.1. *Activities of the COMPANY in connection with construction, operation, maintenance and termination of the PIPELINE SYSTEM in key fish and wildlife areas and in specific areas where threatened or endangered species of animals are found may be restricted by the COMMISSIONER during periods of fish and wildlife breeding, nesting, spawning, lambing and calving activity, over wintering and during major migrations of fish and wildlife. The COMMISSIONER shall provide the COMPANY written notice of such restrictive action. At least annually, and so far in advance of such restrictions as is possible, the COMMISSIONER shall furnish the COMPANY an updated list of those areas where such actions may be required.*

2.4.6. *Big Game Movements*

2.4.6.1. *The COMPANY shall design, construct and maintain both the buried and above ground sections of the PIPELINE so as to assure free passage and movement of big game animals.*

Scope

This section applies during all phases of pipeline operations. However, it is most applicable during construction activities.

Summary

This section requires the lessee to design and operate all pipeline systems to protect the movements of fish and wildlife. The stipulation expressly requires the lessee to assure free passage and movement of fish, and to avoid disturbance of fish spawning beds, rearing areas and overwintering areas. The lessee must also design and construct pipeline sections to assure free passage of big game animals, including satisfying minimum height clearances. The Commissioner may also establish specific zones of restricted activities.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: Endicott Pipeline Surveillance Program; North Slope Field Environmental Handbook; and ADNR and ADFG permitting processes. Pipeline activities that may affect stream and wetland areas (hence fish habitat), are reviewed by the Department of Fish and Game (ADFG), and generally require permits from ADFG (Title 16 permits). Thus, generally, if the lessee obtains a Title 16 permit, and proceeds in accordance with the permit, the lessee will be deemed in compliance with this stipulation. These activities may also require a DNR permit.

SPCO surveillance activities included a field inspection to verify that there were no blockages of fish passages, or disturbance to spawning beds. The inspection also verified that all big game crossings were properly maintained with the necessary clearance. The surveillance also determined that the lessee had not received any letters or notices of non-compliance from any resource agencies concerning fish passage or big game movement. The checklist further requires a records review to determine if any approval issues are pending with ADFG. The checklist also references Stipulation 1.6 (Design Criteria, Plans and Programs), which requires a specific program for stream, river and floodplain crossings. Thus, compliance with this stipulation requires concurrent review and compliance with Stipulation 1.6. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.4.

2.5.2. Layout of Material Sites, if Required

2.5.2.1. Materials site boundaries must be shaped in such a manner as to blend with surrounding natural land patterns. Regardless of the layout of material sites, primary emphasis shall be placed on prevention of soil erosion, damage to vegetation and destruction of fish and wildlife habitat.

Scope

This section applies during all phases of pipeline operations. However, it is most applicable during construction activities.

Summary

This section (Stipulation 2.5.2) requires material site boundaries to be shaped to blend with surrounding land patterns. Material sites shall also be placed and designed to prevent erosion, and minimize any damage to vegetation or impact fish and wildlife habitat.

Compliance

There are no material sites associated with the pipeline right-of-way. All the material sites in this area are located at great distances from the right-of-way, and are not associated with right-of-way or pipeline activities. The DNR Division of Land, Northern Regional Office, manages material sites for North Slope activities.

If material site activity along or within the right-of-way is proposed, the lessee has established the following programs to satisfy compliance with this stipulation: Endicott Pipeline Surveillance Program; North Slope Field Environmental Handbook; and the ADNRR permitting process.

A checklist has been prepared that reviews this stipulation, and will confirm if material site extraction is occurring. Stipulation 1.6 (Design Criteria, Plans and Programs) specifically requires the lessee to develop a plan or program for material exploration and extraction. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no material sites along or within the Endicott pipeline right-of-way. There are no compliance issues related to Stipulation 2.5.

2.6 **Disturbance or Use of Natural Waters**

2.6.1. *All activities of the COMPANY in connection with the PIPELINE SYSTEM that may create new lakes, drain existing lakes, significantly divert natural drainages and surface runoff, permanently alter stream or ground water hydrology or disturb significant areas of streambeds are prohibited unless such activities along with necessary mitigation measures are approved in writing by the COMMISSIONER.*

2.6.2. *The COMPANY shall not develop or utilize any wells or surface water sources on STATE LANDS for the construction, operation, maintenance and termination of the PIPELINE SYSTEM without complying with AS 46.15.*

Scope

This section applies during all phases of pipeline operations.

Summary

This section prohibits the lessee from creating new lakes, draining existing lakes, or significantly altering natural drainages or surface runoff patterns, unless approved by the Commissioner, and supported with necessary mitigation measures.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: Endicott Pipeline Surveillance Program; North Slope Field Environmental Handbook; and the ADNR permitting process. There have been no activities by the lessee creating any new lakes, or altering any drainage or runoff patterns.

SPCO surveillance activities included a filed surveillance along the length of the right-of-way to verify that there have been no changes to drainages or runoff patterns. The surveillance also included a records review to determine that no new construction or maintenance activities have occurred that could result in a disturbance of natural waters. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.6.

2.7 **Off Right-of-Way Traffic**

2.7.1. *The COMPANY shall not operate mobile ground equipment on STATE LANDS off the right-of-way, and ROADS, or authorized areas unless approved in writing by the COMMISSIONER or when necessary to prevent immediate harm to any person or property.*

Scope

This section applies during all phases of pipeline.

Summary

This section restricts the lessee from operating mobile ground equipment on State lands off the right-of-way without written approval by the Commissioner, or if necessary to prevent immediate harm to any person or property.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: North Slope Field Environmental Handbook; Standard Operating Procedures (on tundra travel); and the ADNR permitting process.

SPCO surveillance activities reviewed the lessee's records to determine whether any off right-of-way travel requests had been permitted or approved. The surveillance also included a field inspection that determined that no unauthorized off right-of-way travel onto the tundra had occurred. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.7.

2.8 Use of Explosives

2.8.1. *The COMPANY shall submit a plan for storage and use of explosives, including, but not limited to, blasting techniques, to the COMMISSIONER for approval in accordance with Stipulation 1.6.*

2.8.2. *No blasting shall be done under water or within one-quarter (1/4) mile of streams or lakes with identified fisheries or wildlife resources without written approval of the COMMISSIONER.*

2.8.3. *Timing and location of blasting must be approved by the COMMISSIONER.*

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee to submit plans for the storage and use of explosives associated with right-of-way activities.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: Blasting Plan requirements of Stipulation 1.6; Construction Authorization requirements of Stipulation 1.7; and the ADFG permitting process. There has been no recent blasting activity or use of explosives associated with the right-of-way.

SPCO surveillance activities verified that there has been no blasting activity or use of explosives associated with or along the right-of-way within the last year. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.8.

2.9 Restoration

2.9.1. *Upon completion of use, the COMPANY shall restore all areas of STATE LANDS disturbed by it, in accordance with schedules approved by the COMMISSIONER and approved plans required under Stipulation 1.6. Restoration performed by the COMPANY will be approved in writing by the COMMISSIONER.*

2.9.2. *Restoration includes, where appropriate, erosion and sediment control, REVEGETATION, reestablishment of native species, visual amelioration and stabilization. Unless otherwise directed by the COMMISSIONER, all disturbed areas of STATE LANDS must be left in such stabilized condition that erosion will be minimized through the use of adequately designed and constructed waterbars, REVEGETATION and chemical surface control; culverts and bridges must be removed, and slopes shall be restored by the COMPANY in a manner satisfactory to the COMMISSIONER.*

2.9.3. *REVEGETATION of disturbed areas of STATE LANDS must be accomplished as soon as practicable in accordance with plans and schedules required under Stipulation 1.6. The results of REVEGETATION must be satisfactory to the COMMISSIONER as stated.*

2.9.4. *The COMPANY shall dispose of all materials from ROADS, haul ramps, berms, dikes and other earthen structures it has placed on STATE LANDS, in accordance with approved restoration plans unless otherwise directed by the COMMISSIONER, provided, however, that the maintenance/access pad is exempted from the requirement if to do so would result in more environmental damage than its retention.*

2.9.5. *Pending restoration of a disturbed area of State Land, the COMPANY shall maintain the area in a stabilized condition satisfactory to the COMMISSIONER.*

2.9.6. *Upon completion of restoration of an area of State Land, the COMPANY shall remove all equipment and supplies from that area in accordance with approved restoration plans unless otherwise directed by the COMMISSIONER.*

2.9.7. *The COMPANY shall maintain all restored areas of State Land in accordance with approved plans required under Stipulation 1.6.*

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee, upon completion of use, to restore all areas of State land disturbed during pipeline activities. The stipulation defines restoration and establishes the minimum criteria for complete restoration. Restoration includes revegetation of disturbed areas, disposal of road and pad materials, and erosion stabilization measures. This stipulation requirement is most applicable during termination proceedings, but also applies following construction and modification projects, or if part or all of the right-of-way is withdrawn.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: EFOP OM-03 Termination Plan. However, there has been no completion of use of State lands along the right-of-way, or withdrawal or termination activities to require restoration activities. When restoration is required, the lessee will submit for approval a specific restoration plan for the activity that is proposed. Compliance with this Stipulation is related to Stipulation 1.6, Design Criteria, which requires a specific plan or program be in place for restoration and rehabilitation activities.

SPCO surveillance activities determined that there has been no withdrawal or completion of use of State lands within the right-of-way that requires restoration. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.9.

2.10 *Reporting, Prevention, Control, Cleanup and Disposal of Oil and HAZARDOUS SUBSTANCES Discharges*

2.10.1. *The COMPANY shall give notice in accordance with applicable law of any spill, leakage or discharge of Oil or other HAZARDOUS SUBSTANCES in connection with the construction, operation, maintenance or termination of the PIPELINE SYSTEM to:*

- (1) the COMMISSIONER ; and*
- (2) such other State officials as are required by law to be given such notice.*

Any oral notice shall be confirmed in writing as soon as possible.

2.10.2. *The COMPANY shall submit an Oil and hazardous control, cleanup and disposal plan to the COMMISSIONER and the appropriate federal agencies in accordance with Stipulation 1.6.1. The plan shall conform to the requirements of 40 CFR, part 112, and this stipulation and must outline all areas where Oil and/or HAZARDOUS SUBSTANCES are stored, utilized, transported or distributed. The plan must include fuel distribution systems, storage and containment plans, leak detection systems, handling procedures, training programs for collection, storage and ultimate disposal of WASTE OIL, cleanup methods and disposal sites. The COMPANY shall demonstrate its capability and readiness to execute the plan. The COMMISSIONER shall not require the COMPANY to revise the plan such that it will not comply with 40 CFR, part 112.*

Scope

This section applies during all phases of pipeline operations.

Summary

This section establishes reporting requirements for spills or discharges of oil or hazardous substances in connection with all pipeline system activities. The stipulation further requires the lessee to submit an SPCC Plan that meets the requirements of 40 CFR Part 112. Additionally, the stipulation references Stipulation 1.6 (Design Criteria, Plans and Programs), which expressly requires the lessee to submit plans or programs for oil and hazardous substances control, cleanup and disposal. This provision requires the lessee to comply with State oil spill prevention and response statutes and regulations (AS Title 46 and 18 AAC).

Compliance

The spill prevention and response requirements of the stipulation fall within the statutory enforcement powers of state and federal environmental agencies (notably the Alaska Department of Environmental Conservation and the U.S. Environmental Protection Agency). Thus, the best measure of lease stipulation compliance is a determination as to whether the lessee is in compliance with the appropriate environmental agencies for these measures.

The lessee has established the following programs to satisfy compliance with this stipulation: Endicott Pipeline Operations Manual (Leak Detection section and Reportable Events section); North Slope Environmental Field Handbook; Endicott Oil Discharge Prevention and Contingency Plan; Endicott Spill Prevention, Control and Countermeasures Plan; Alaska Clean Seas Technical Manual; and Standard Operating Procedures.

SPCO surveillance reviewed the lessee's notification procedures, plus the records documenting approved state and federal spill prevention and response plans. The staff also coordinated with state and federal environmental regulators in SPCO to verify that the lessee was in compliance with the governing environmental laws and regulations. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.10.

2.11 PIPELINE Operating Contingency Plan

2.11.1. The COMPANY shall submit a PIPELINE contingency plan to the COMMISSIONER and the appropriate federal agencies in accordance with Stipulation 1.6.1. The plan must conform to the requirements of 49 CFR, Part 195.402, and must outline the steps to be taken in the event of a failure, leak or explosion in the PIPELINE. The plan must be approved in writing by the COMMISSIONER prior to PIPELINE startup and the COMPANY shall demonstrate its capability and readiness to execute the plan.

2.11.2. The COMPANY shall, as appropriate, update the plan and methods of implementation thereof, which must be submitted annually to the COMMISSIONER for his written approval.

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee to submit a pipeline contingency plan that conforms to the requirements of 49 CFR, Part 195. The plan must outline the steps the lessee will take in the event of a failure, leak or explosion in the pipeline. The plan must be approved by the Commissioner prior to pipeline startup, and must be updated and submitted annually for Commissioner approval.

Compliance

The lessee annually submits a revised Endicott Pipeline Operations Manual. The Manual outlines the procedures the lessee uses under normal operating conditions, the steps, processes, and notifications the lessee will undertake, if an event or abnormal condition occurs. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.11.

2.12 Cultural Resources

2.12.1. The COMPANY shall undertake the affirmative responsibility to identify, protect and preserve cultural, historic, prehistoric and archeological resources that may be impacted by the PIPELINE SYSTEM consistent with the National Historic Preservation Act of 1966, as amended, and the implementing procedures of the Advisory Council on Historic Preservation, 36 CFR Part 800.

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee to undertake the responsibility to identify, protect and preserve cultural, historic, prehistoric and archeological resources that may be impacted by pipeline system activities.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: Historic sites were previously identified during pipeline design and early construction activities. There have been no recent construction activities. New construction or maintenance projects are designed to avoid historic sites, or minimize any potential disturbance.

SPCO surveillance activities verified that no new construction activities have occurred within the right-of-way. Stipulation compliance is linked with Stipulation 1.6 (Design Criteria, Plans and Programs), which expressly requires cultural resource preservation plans or programs. Thus, any construction, maintenance, or operational activity is reviewed to determine that an appropriate cultural resource plan or program is in place. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.12.

2.13 Hunting, Fishing and Trapping

2.13.1. The COMPANY shall inform its employees, agents, contractors, subcontractors, and their employees, of applicable laws and regulations relating to hunting, fishing and trapping.

Scope

This section applies during all phases of pipeline operations.

Summary

This section requires the lessee to inform its employees, agents, and contractors of applicable laws and regulations relating to hunting, fishing, and trapping.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: North Slope Field Environmental Handbook; North Slope Training Cooperative; and posting of fishing and hunting regulations at Endicott Base Operating Camp facilities.

SPCO surveillance activities found that the lessee with several systems in place for notifying employees, agents, and contractors of the applicable fishing, hunting, and trapping regulations. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.13.

2.14 Small Craft Passage

2.14.1. The creation of any permanent obstruction to the passage of small craft in streams is prohibited.

Scope

This section applies during all phases of pipeline operations.

Summary

This section prohibits the lessee from creating any permanent obstruction to small craft passage in any streams.

Compliance

The lessee has established the following programs to satisfy compliance with this stipulation: The entire pipeline is above ground, and the only river crossing where small craft passage could be an issues is the Sag River. At the Sag River crossing, the only potential obstructions are from the pipeline bridge. The bridge was designed to limit or remove any potential for obstruction for small craft passage. This pipeline bridge crossing is located within the Prudhoe Bay Unit boundaries, has several PBU in-field lines resting on, and is managed by the PBU operator. However, the Endicott Pipeline Surveillance and Maintenance Program includes provisions for regular inspection of the river crossing for obstructions.

SPCO surveillance activities found no evidence or potential for obstruction for small craft passage along or within the right-of-way. Compliance with this section can also be linked with Stipulation 1.6 (Design Criteria, Plans and Programs), which expressly requires stream, river and flood plain crossing plans or programs. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 2.14.

3 **Technical**

3.1. **PIPELINE SYSTEM Standards**

3.1.1. **General Standards**

3.1.1.1. *All design, including selection of material, and construction, operation, maintenance and termination practices employed with respect to the PIPELINE SYSTEM must be in accordance with sound engineering practice and, with regard to the PIPELINE, must meet or exceed the Department of Transportation Regulations, 49 CFR, Parts 191, "Reports of Leaks," and 195, "Transportation of Liquids by PIPELINE."*

3.1.1.2. *Requirements in addition to those set forth in the above minimum standards may be imposed by the COMMISSIONER as necessary to reflect the impact of arctic environments. The COMMISSIONER will make every effort to identify such additional requirements during the design phase.*

3.1.2. **Specific Standards**

3.1.2.1. *All operation, maintenance and termination activities in connection with the PIPELINE SYSTEM shall be conducted so as to avoid surface modifications and shall be planned and executed in such a way that any resulting alteration or permafrost will not jeopardize PIPELINE integrity and the surrounding environment. The PIPELINE design must provide for mainline block valves (intended to control spills); and additional valves located with the best judgment regarding wildlife habitat, fish habitat and potentially hazardous areas or as may be designated by the COMMISSIONER during the DESIGN CRITERIA reviews to accommodate potentially hazardous areas, other facilities and environmental values.*

3.1.2.2. *The PIPELINE design in environmentally sensitive areas designated by the COMMISSIONER must provide for minimum maintenance needs to reduce reentry requirements.*

3.1.2.3. *All practicable means must be utilized to minimize injury to the ground organic layer.*

3.1.2.4. *Welder qualification tests must be by destructive means, in accordance with Section 3 of API 1104, except that operators of automatic welding equipment may be qualified by radiography. Welder qualification tests for station piping facilities may alternately be in accordance with ASME Boiler and Pressure Vessel Code, Section 9.*

3.1.2.5. *All construction, operation, maintenance and termination activities in connection with the PIPELINE SYSTEM must be conducted so as to avoid surface modifications and must be planned and executed in such a way that any resulting alteration of permafrost will not jeopardize PIPELINE integrity and the surrounding environment.*

3.1.2.6. *A monitoring program must be developed by the COMPANY as part of the surveillance and maintenance plan required by Stipulation 1.10 which must identify any PIPELINE movement that may affect PIPELINE integrity, resulting from frost heave or settlement forces. This program, including baseline data, must be finalized and operational prior to transmission of Oil through the PIPELINE.*

3.1.3. *Standards for ROADS*

3.1.3.1. *The COMPANY shall submit a layout of each proposed construction/maintenance/access pad for approval by the COMMISSIONER in accordance with Stipulation 1.7.*

3.1.3.2. *ROADS must be constructed to standards suitable for safe operations of equipment at the travel speeds proposed by the COMPANY in accordance with Stipulation 3.1.3.3.*

3.1.3.3. *Design, materials and construction practices employed for construction/maintenance/access pads must be in accordance with safe and proven engineering practice. Construction/maintenance/access pads intended for permanent use must be constructed in accordance with the principles of construction for secondary ROADS for the arctic environments. Existing ROADS approved for use by the COMPANY that do not meet these standards need not be upgraded, subject to approval of the COMMISSIONER, provided that the basic access requirements imposed by Stipulation 1.18 are satisfied.*

3.1.3.4. *The maximum allowable grade is 12 percent unless otherwise approved in writing by the COMMISSIONER.*

Scope

This stipulation applies during all phases of the pipeline.

Summary

This stipulation is to assure that design, including material, and construction, operation and maintenance are in accordance with sound engineering principles.

Compliance

The lessee has implemented procedures to manage this stipulation, contained in the following documents; BPXA Quality Plan; Design Guidelines and Design Review; DOT Welding Procedures Manual; Surveillance and Maintenance Plan; and the ADNR permitting procedures. A surveillance checklist has been prepared to address this stipulation. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 3.1.

3.2 ***Work Pad***

3.2.1. *Work Pad Design*

3.2.1.1. *The work pad must consist of 3 feet of gravel if satisfactory construction can be achieved.*

3.2.1.2 *If a 3-foot thick work pad cannot be properly constructed, alternate design plans must be submitted for review and approval by the COMMISSIONER.*

3.2.1.3. *The work pad maintenance plan for construction and operation of the PIPELINE must be developed for approval by the COMMISSIONER.*

3.2.2. *Work Pad Construction*

3.2.2.1. *A construction plan must be presented for the COMMISSIONER 's approval prior to either the gravel work pad or snow/ice pad construction.*

Scope

This stipulation applies during the construction phase of the pipeline.

Summary

This stipulation is to ensure that work pads are constructed and maintained consistent with approved construction plans.

Compliance

A surveillance checklist is prepared to address this stipulation. However there are no work pads within or along the Endicott Pipeline right-of-way. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 3.2.

3.3 *Stream and Flood Plain Crossing*

3.3.1. *General*

3.3.1.1. *The PIPELINE SYSTEM must be designed so as to both minimize the number of stream and wetland crossings and to include, but not be limited to, consideration of aufeis development, erosion and sedimentation, restriction of natural meander, or alteration of the physical or chemical nature of the water body.*

3.3.1.2. *The PIPELINE SYSTEM must be designed to withstand or accommodate the effects (including runoff, stream and flood plain erosion, meander and hydrologic (including surface and subsurface)) conditions considered characteristic for each hydrologic region. For stream crossings and portions of the PIPELINE within the flood plain, the following standards will apply to such PIPELINE design:*

3.3.1.2.1. *The design flood must be based on the HEC-2 Water Surface Profile Computer Program (723-X6-L202A), Corps of Engineers, unless otherwise approved by the COMMISSIONER;*

3.3.1.2.2. *For overhead crossings, analysis must be made to ensure that support structures are adequately protected from the effects of scour, channel migration, undercutting, ice forces and degradation of permafrost and other external and internal loads;*

3.3.1.2.3. *To avoid channelization along the pipe, appropriate design and construction procedures will be included in the plans required in Stipulation 1.6.1 and must be used wherever there is potential for such channelization; and*

3.3.1.2.4. *Methods of constructing stream crossings must be approved in writing by the COMMISSIONER prior to initiation of field activities.*

3.3.1.3. *Low water crossings (fords across streams or rivers where any mobile ground equipment is moved on the streambed) must be designed, constructed, maintained and restored to standards approved in writing by the COMMISSIONER.*

3.3.2. Culverts and Bridges

3.3.2.1. *Culverts and bridges necessary for maintenance of the PIPELINE must be designed at a minimum to accommodate a 50 year flood in accordance with criteria established by the American Association of State Highway Officials and the Federal Highway Administration and endorsed by the State of Alaska Department of Transportation and Public Facilities.*

3.3.2.2. *Culverts necessary for construction or operation of the PIPELINE SYSTEM must be installed a minimum of six inches below the thalweg in fish streams which will be identified by the COMMISSIONER.*

Scope

This stipulation applies during all phases of pipeline operations.

Summary

This stipulation is to ensure that the pipeline system is designed and constructed to minimize the number of stream and wetland crossings, is resistant to erosion and sedimentation and is designed to withstand the effects of hydrologic conditions. The stipulation also requires the pipeline have certain technical design characteristics and that the methods be approved by the commissioner. It also requires low water crossings by mobile ground equipment to have approved designs and that bridges and culverts be able to accommodate a 50-year flood.

Compliance

A surveillance checklist has been prepared to address this stipulation. The Endicott Pipeline crosses the Sagavanirktok River at one location using an above ground support system. The design was approved prior to construction and the lessee obtained the necessary permits. There are no low water crossing locations for mobile ground equipment within the Endicott right-of-way and there have been no culvert replacements.

SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 3.3.

3.4 **PIPELINE Corrosion**

3.4.1. *The COMPANY shall provide plans, as required by Stipulation 1.6, for corrosion resistant design and methods for early detection of corrosion in accordance with 49 CFR, part 195. This must include consideration of:*

- (1) PIPELINE material to be used and information on its particular suitability for the environment involved;*
- (2) details on the external pipe protection to be provided (coating, wrapping, etc.), including information on variations of the coating process to cope with variations in environmental factors along the PIPELINE route;*
- (3) plans for cathodic protection if necessary or when appropriate including details of impressed current sources and controls to ensure continuous maintenance of adequate protection over the entire surface of the pipe;*
- (4) details of plans for monitoring cathodic protection current including spacing of current monitors;*
- (5) provision for periodic intensive surveys of trouble spots, regular preventive maintenance surveys and special provisions for abnormal potential patterns, especially those resulting from other PIPELINEs or cables; and*
- (6) information on any precautions that may be required to prevent internal corrosion of the PIPELINE.*

Scope

This stipulation applies during the operation and maintenance phase of the pipeline.

Summary

Verify that the company has provided plans, as required by Stipulation 1.6, for corrosion resistant design and methods for early detection of corrosion.

Compliance

The lessee has instituted the following programs and procedures to comply with this stipulation; Endicott Pipeline Operations and Maintenance Manual; Endicott Pipeline Corrosion Control Plan; Endicott Pipeline Surveillance and Maintenance Plan; CATS (Corrosion Analysis Tracking System); the DOT Operations Manual; Inspection and

Corrosion Control Program for Oil Sales Line; Management of Change Procedure. A records review demonstrated surveillance and maintenance records were current, accurate, and maintained on-site. Smart pigs runs are scheduled for every three years. SPCO surveillance activities performed in 2001 found the lessee to be in compliance with this stipulation. There are no compliance issues related to Stipulation 3.4